

# **Negative Declaration & Notice Of Determination**

SAN LUIS OBISPO COUNTY DEPARTMENT OF PLANNING AND BUILDING 976 OSOS STREET • ROOM 200 • SAN LUIS OBISPO • CALIFORNIA 93408 • (805) 781-5600

ENVIRONMENTAL DET	TERMINATION NO. ED15-018	-	<b>DATE:</b> 7.14.16
PROJECT/ENTITLEME	NT: Vanderhorst Conditional Use F	Permit; DRC2014	4-00134
APPLICANT NAME: ADDRESS: CONTACT PERSON:	Alan and Rebecca Vander Horst 1771 La Lomita Way, San Luis C Carol Florence	bispo, CA 93041	n@harmony.town e: 805 541 4509
allow the conversion of an (B&B), 10 incidental camp attendance of between 22 of approximately 0.7 acre	<b>TENT:</b> Request by Alan and Rebecon existing 3,320 square-foot equestriping spaces and an event venue for 25 and 400 guests, at the La Lomitaes of the 161 acre parcel, and grading fill. The project site is located in the	an barn into an 8-u up to 52 temporary Ranch. The projec g plan shows appro	unit Bed and Breakfast lodging v events per year with t will result in the disturbance eximately 6,000 cubic yards
LOCATION: 1771 La L the City of San Luis Obi	omita Way, on the south side of O	rcutt Road, appro	ximately 1,200 feet east of
D: 97 S:	ounty of San Luis Obispo ept of Planning & Building 76 Osos Street, Rm. 200 an Luis Obispo, CA 93408-2040 /ebsite: http://www.sloplanning.c	org	
STATE CLEARINGHOU	JSE REVIEW: YES 🛛 NO		
OTHER POTENTIAL PI	ERMITTING AGENCIES:		
may be obtained by con	ATION: Additional information per tacting the above Lead Agency add OR REVIEW" PERIOD ENDS AT	dress or (805)781	-5600.
30-DAY PUBLIC REVIE	EW PERIOD begins at the time of	public notificati	on
Responsible Agency	nation San Luis Obispo County approved/denied the above descr determinations regarding the above	ibed project on	ouse No as Lead Agency, and
pursuant to the provision	a significant effect on the environments of CEQA. Mitigation measures and Diverriding Considerations was not add	monitoring were ma	ade a condition of approval of the
This is to certify that the available to the General	Negative Declaration with comme Public at the 'Lead Agency' addre	nts and responses ss above.	s and record of project approval is
	Schani Siong (ssiong@co.slo	.ca.us)	County of San Luis Obispo
Signature	Project Manager Name	Date	Public Agency



# Initial Study Summary – Environmental Checklist

SAN LUIS OBISPO COUNTY DEPARTMENT OF PLANNING AND BUILDING 976 OSOS STREET • ROOM 200 • SAN LUIS OBISPO • CALIFORNIA 93408 • (805) 781-5600

(ver 5.8)Using For

Project Title & No. Vande	erhorst Conditional Use Permit	ED15-018 DRC2014-00134
"Potentially Significant Impact" refer to the attached pages for	<b>POTENTIALLY AFFECTED:</b> The for at least one of the environment discussion on mitigation measures of ficant levels or require further study.	al factors checked below. Please or project revisions to either reduce
Aesthetics Agricultural Resources Air Quality Biological Resources Cultural Resources	Geology and Soils Hazards/Hazardous Materials Noise Population/Housing Public Services/Utilities	Recreation Transportation/Circulation Wastewater Water /Hydrology Land Use
DETERMINATION: (To be con	npleted by the Lead Agency)	
On the basis of this initial evaluation	ation, the Environmental Coordinato	r finds that:
The proposed project NEGATIVE DECLARAT	COULD NOT have a significant of FION will be prepared.	effect on the environment, and a
be a significant effect	project could have a significant effecting this case because revisions in the proponent. A MITIGATED NE	ne project have been made by or
The proposed project ENVIRONMENTAL IMP	t MAY have a significant effect PACT REPORT is required.	t on the environment, and an
unless mitigated" impac analyzed in an earlier addressed by mitigation	MAY have a "potentially significant on the environment, but at least of document pursuant to applicable In measures based on the earlier affENTAL IMPACT REPORT is request addressed.	one effect 1) has been adequately egal standards, and 2) has been analysis as described on attached
potentially significant of NEGATIVE DECLARAT mitigated pursuant to the second s	project could have a significant effeeffects (a) have been analyzed a FION pursuant to applicable standar hat earlier EIR or NEGATIVE DECULATION TO THE PROPOSED PROP	adequately in an earlier EIR or rds, and (b) have been avoided or LARATION, including revisions or
Prepared by (Print)	Signature	Date
	n Canall Ellen Ca	arroll, mental Coordinator 7.5.2016
Reviewed by (Print)	Signature (	for) Date

# **Project Environmental Analysis**

The County's environmental review process incorporates all of the requirements for completing the Initial Study as required by the California Environmental Quality Act (CEQA) and the CEQA Guidelines. The Initial Study includes staff's on-site inspection of the project site and surroundings and a detailed review of the information in the file for the project. In addition, available background information is reviewed for each project. Relevant information regarding soil types and characteristics, geologic information, significant vegetation and/or wildlife resources, water availability, wastewater disposal services, existing land uses and surrounding land use categories and other information relevant to the environmental review process are evaluated for each project. Exhibit A includes the references used, as well as the agencies or groups that were contacted as a part of the Initial Study. The County Planning Department uses the checklist to summarize the results of the research accomplished during the initial environmental review of the project.

Persons, agencies or organizations interested in obtaining more information regarding the environmental review process for a project should contact the County of San Luis Obispo Planning Department, 976 Osos Street, Rm. 200, San Luis Obispo, CA, 93408-2040 or call (805) 781-5600.

# A. PROJECT

**DESCRIPTION:** Request by Alan and Rebecca Vanderhorst for a Conditional Use Permit to allow the conversion of an existing 3,320 square-foot equestrian barn into an 8-unit Bed and Breakfast lodging (B&B) and an event venue for up to 52 temporary events per year with attendance of between 225 and 400 guests, at the La Lomita Ranch. The project will result in the disturbance of approximately 0.7 acres of the 161 acre parcel, and grading plan shows approximately 6,000 cubic yards (CY) of cut and 920 CY of fill. The project site is located in the Agriculture land use category and is located at 1771 La Lomita Way, on the south side of Orcutt Road, approximately 1,200 feet east of the City of San Luis Obispo (refer Figure 1: Site Plan).

Figure 1 - Site Plan





Below is a detailed description of the project components:

- Request for 52 temporary events annually;
- · Conversion of existing horse barns into eight B&B lodging units;
- Remodel of an existing caretaker residence;
- New equestrian-related incidental dry camping for 10 vehicles and/or trailers;
- New parking area for 14 car spaces including accessible spaces;
- Event parking for up to 225-attendee events and off-site parking with shuttle service for larger events up to 400 attendees;
- Extension of the existing driveway around the proposed B&B lodging and event areas;
- Construction of a 20 foot wide secondary access road to Orcutt Road with all-weather surface;
- Construction of a new roof over an existing equestrian arena;
- Construction of a new 20' x 30' storage shed;
- Realignment of the existing drainage and restoration of a riparian corridor;

The Temporary Events component will include:

- 48 regular events with up to 225 guests;
- 4 large events for 226 to 400 guests

No more than 52 temporary events (including non-profit events) are proposed onsite during one calendar year. Events are proposed to be held from 10 am to 10 pm. A tentative list of event types is as follows:

Agriculture Food & Craft Shows

Weddings

Harvest Festivals

Flower Shows or Festivals

Food Festivals

**Educational or Corporate Seminars** 

**Birthday Celebrations** 

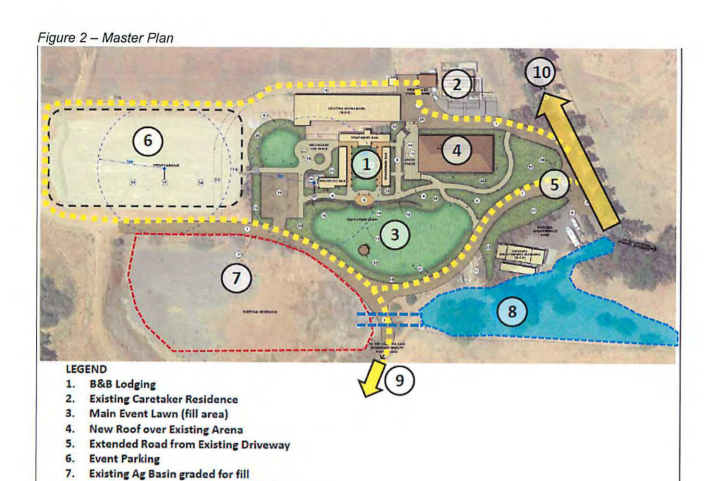
**Holiday Parties** 

Family / Class Reunions

Wine Symposia

The project will result in the disturbance of approximately 0.7 acres of the 161 acre parcel. The preliminary grading plan shows approximately 6,000 cubic yards (CY) of cut and 920 CY of fill. The fill material will be sourced from the existing agriculture water basin and placed in the ephemeral creek channels (fingers) south of the proposed B&B lodging units to create an event lawn area. An underground channel will be installed to realign a160-foot section of an existing ephemeral drainage south of the event lawn into the natural riparian area. To compensate for the loss of riparian habitat where the fill is placed, approximately 670 feet of the existing ephemeral creek channel and a total area of 1.2 acres of riparian and upland buffer area will be restored (Figure 2 -- Masterplan).

Based on the County Resolution 2008-152 for Roadway Safety Analysis (RSA) and neighborhood compatibility, this project may be required to conduct road improvement (project side only) in order to alleviate potential conflicts between vehicular users and cyclists along the popular Orcutt Road and implement the County Bikeways Plan (2010). Road improvement may include widening of the road (project side) to accommodate a Class II bike lane per the County Bikeways Plan (2010). This widening, while not part of the applicant's project description, was considered and evaluated in this Initial Study. Road widening may include an additional 6 foot of paved surface between the San Luis Obispo city limits and the primary access driveway at the property. It has been observed that the existing frontage along this portion of the road prism and right of way could accommodate the widening without resulting in major impacts to the existing power lines and drainage.



ASSESSOR PARCEL NUMBER(S): 044-042-010

8. Realigned drainage & Restored Wetlands

10. Existing Driveway to Existing Residence

9. New Road to Secondary Access & Incidental Camping

Latitude: 35 degrees 14' 37.4244" N Longitude: -120 degrees 37' SUPERVISORIAL DISTRICT # 3
1.473" W

# **B. EXISTING SETTING**

PLAN AREA: San Luis Obispo

SUB: San Luis Obispo(North)

COMM: San Luis Obispo

LAND USE CATEGORY: Agriculture COMB. DESIGNATION: Airport Review

PARCEL SIZE: 161.13 acres

**TOPOGRAPHY**: Gently sloping to steeply sloping **VEGETATION**: Urban-built up Wetland Agriculture

EXISTING USES: Single-family residence(s) agricultural uses accessory structures

#### SURROUNDING LAND USE CATEGORIES AND USES:

North: Agriculture; Residential, City of San Luis Obispo	East: Agriculture; single-family residence(s) agricultural uses			
South: Agriculture; single-family residence(s)	West: Agriculture; Commercial Service			

# C. ENVIRONMENTAL ANALYSIS

During the Initial Study process, at least one issue was identified as having a potentially significant environmental effects (see following Initial Study). Those potentially significant items associated with the proposed uses can be minimized to less than significant levels.



# COUNTY OF SAN LUIS OBISPO INITIAL STUDY CHECKLIST

1.	AESTHETICS Will the project:	Potentially Significant	Impact can & will be mitigated	Insignificant Impact	Not Applicable
a)	Create an aesthetically incompatible site open to public view?			$\boxtimes$	
b)	Introduce a use within a scenic view open to public view?			$\boxtimes$	
c)	Change the visual character of an area?				
d)	Create glare or night lighting, which may affect surrounding areas?				
e)	Impact unique geological or physical features?				
f)	Other:				$\boxtimes$
Se an	tting. The project site is located adjacent to discuss southern flanks of Islay Hill. Vehicular a	the City of Sa	n Luis Obispo vided by Orc	at the base of utt Road, an	the eastern arterial that

and southern flanks of Islay Hill. Vehicular access is provided by Orcutt Road, an arterial that connects wineries and ranchettes along the east side of the Edna Valley. The visual qualities of Orcutt Road in the vicinity of the project site transition from the urban character of the City to a landscape dominated by vineyards and grazing on large lots. Views from the roadway to the surrounding hills are expansive (Figures 4, 5 and 6). Orcutt Road is designated as a Scenic Highway Corridor in the San Luis Obispo Planning area standards.

Topography of the project site slopes gently to moderately upward to the northwest to the conical summit of Islay Hill. The existing single family residence is located on a fairly prominent knoll on the southern flank of Islay Hill which is visible from the south on Orcutt Road (Figures 5 and 6). The existing equestrian facilities (including horse barns, arena, maintenance building and caretaker's residence) are located on a relatively level area and screened from public view by mature trees that surround the buildings and frame the entry drive. Existing vegetation includes ornamental trees, sycamore trees, grasses and sparse vegetation along the two ephemeral creeks that cross the project site. Views of the site from residences within the City are blocked by the intervening topography (Islay Hill).

Figure 3 – Photo Locations

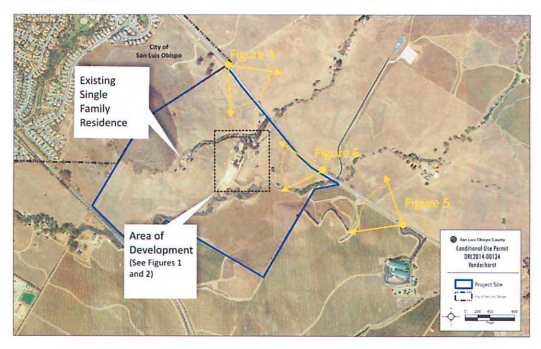


Figure 4 - View South into the Edna Valley Along Orcutt Road



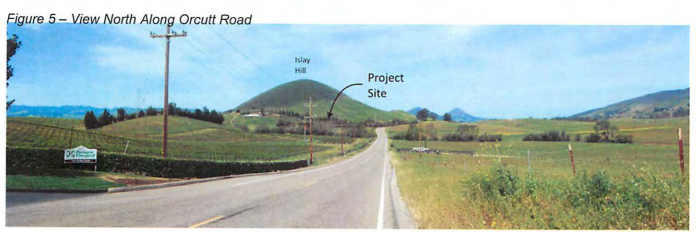




Figure 6 - View North West toward the Project Site from Orcutt Road

Impacts. The project is proposing physical modifications to the site and existing structures as outlined above in the project description. Traffic counts taken in 2014 indicate Orcutt Road north of Biddle Ranch Road experiences an afternoon weekday peak hour traffic volume of 293 vehicle trips. Assuming 293 vehicle trips during the afternoon peak hour, about 5 vehicles would pass by the project site every minute. Thus, during the afternoon peak hour the project site would be viewed somewhat frequently from the public street, and less during off-peak hours.

No new buildings will be constructed except for a new roof over an existing riding arena and a 600 square-foot storage shed located behind the existing caretaker's residence. This new construction will be screened by the existing trees and structures on the property and will not be visible from the Orcutt Road.

Project plans show the removal of 22 ornamental trees surrounding the existing buildings. New landscaping is proposed around the B&B and event lawn area. The remaining mature trees along the entry driveway and outside of the project area will help screen the proposed development from Orcutt Road.

The project will result in new sources of light and glare when compared with existing conditions. The additional light and glare will be more visible at nights during the proposed temporary events.

#### Mitigation/Conclusion.

Compliance with the County's exterior lighting ordinance Section 22.10.060 will reduce the lighting and glare impact to less than significant. Further, due to the rural nature and proximity to the Orcutt Road which is a scenic highway corridor, additional restriction to outdoor lighting such as prohibition of landscape or tree up lighting and time limits will ensure the additional light and glare from the project will be minimal. A detailed description of the required mitigation measures are listed in Exhibit B - Mitigation Summary Table.

2.	AGRICULTURAL RESOURCES Will the project:	Potentially Significant	Impact can & will be mitigated	Insignificant Impact	Not Applicable
a)	Convert prime agricultural land, per NRCS soil classification, to non-agricultural use?				
b)	Convert Prime Farmland, Unique Farmland, or Farmland of Statewide Importance to non-agricultural use?				
c)	Impair agricultural use of other property or result in conversion to other uses?			$\boxtimes$	
d)	Conflict with existing zoning for agricultural use, or Williamson Act program?				
e)	Other:				
	t <b>ting</b> . <u>Project Elements</u> . The following area	n-specific elen	nents relate to	the property's	importance
Lan	d Use Category: Agriculture	∐istoria/⊑	viotina Commo	roial Crops: Non	

<u>Land Use Category</u>: Agriculture

Historic/Existing Commercial Crops: None

<u>State Classification</u>: Not prime farmland, Farmland of Statewide Importance, Prime Farmland if irrigated.

In Agricultural Preserve? Yes, Edna Valley AG

Preserve Area

Under Williamson Act contract? No

The soil type(s) and characteristics on the subject property include:

Los Osos loam (30 - 50 % slope). This steeply sloping loamy claypan soil is considered not well drained. The soil has moderate erodibility and moderate shrink-swell characteristics, as well as having potential septic system constraints due to: steep slopes, shallow depth to bedrock, slow percolation. The soil is considered Class VI without irrigation and Class is not rated when irrigated.

# Los Osos-Diablo complex (5 - 9% slope).

<u>Los Osos.</u> This gently sloping loamy claypan soil is considered not well drained. The soil has moderate erodibility and moderate shrink-swell characteristics, as well as having potential septic system constraints due to: depth to bedrock, slow percolation. The soil is considered Class III without irrigation and Class III when irrigated.

<u>Diablo.</u> This gently sloping loamy claypan soil is considered very poorly drained. The soil has moderate erodibility and high shrink-swell characteristics, as well as having potential septic system constraints due to slow percolation. The soil is considered Class III without irrigation and Class III when irrigated.

#### Los Osos-Diablo complex (9 - 15% slope).

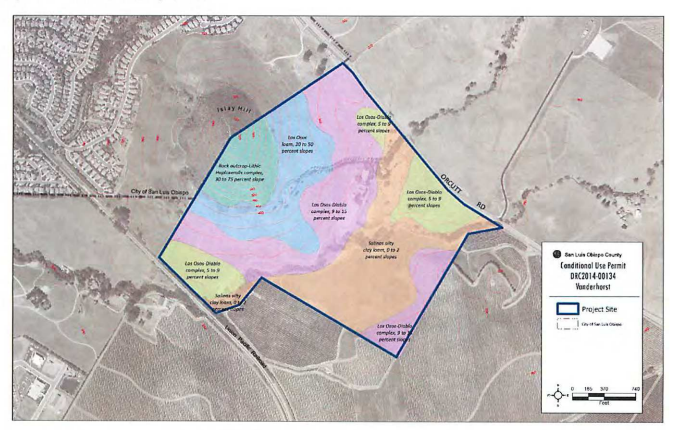
<u>Los Osos.</u> This moderately sloping loamy claypan soil is considered not well drained. The soil has moderate erodibility and moderate shrink-swell characteristics, as well as having potential septic system constraints due to: depth to bedrock, slow percolation. The soil is considered Class III without irrigation and Class III when irrigated.

<u>Diablo.</u> This moderately sloping loamy claypan soil is considered very poorly drained. The soil has moderate erodibility and high shrink-swell characteristics, as well as having potential septic system constraints due to: slow percolation. The soil is considered Class III without irrigation and Class III when irrigated.

Rock outcrop-Lithic Haploxerolls complex (30 - 75 % slope). This steeply to very steeply sloping soil has unrated drainage characteristics. The soil has unrated erodibility and unrated shrink-swell characteristics, as well as having unrated septic system constraints. The soil is considered Class VIII without irrigation and Class is not rated when irrigated.

Salinas silty clay loam (0 - 2 % slope). This nearly level fine loamy bottom soil is considered not well drained. The soil has moderate erodibility and moderate shrink-swell characteristics, as well as having potential septic system constraints due to: slow percolation. The soil is considered Class III without irrigation and Class I when irrigated.





Although the Salinas silty clay loam soil is considered Class I if irrigated, the project site has not been used for irrigated agricultural production at any time during the four years prior to the Important Farmland Map date (2012). Therefore, this soil is considered Class III (Figure 8).

Class III

Figure 8 -- NRCS Farmland Classifications

# Impact.

Conversion of Prime Farm Land. The Agriculture Element defines "prime" agricultural land as having an NRCS Land Capability Class of I or II. Development of the main event lawn, paved driveways and secondary access drive will result in the disturbance of about 0.7 acres of land classified as Class III by the NRCS. Therefore, the project will not result in the conversion of prime agricultural land.

Impair the Agricultural Use Of Other Property Or Result in Conversion To Other Uses. The project is not expected to adversely impact agricultural operations on surrounding properties because:

- Proposed activities will be concentrated in the center of the 161 acre parcel. Surrounding properties consist of vineyards and grazing on parcels ranging in size from 40 acres to 175 acres which provides ample separation.
- No new buildings will be constructed, except for a 600 square foot storage shed.

Conflict With Existing Zoning or Williamson Act Program. The project site is located within an Agricultural Preserve but is not subject to a Williamson Act Contract. The project site is within the Agriculture land use category (zoning) where transient lodging and temporary events are a conditionally allowed use. Table 1 provides a summary of the proposed acreage of agricultural and other uses on the project site.

Table 1 – La Lomita Ranch, Summary Acreage of Proposed Uses			
Use	Acres		
Bed and Breakfast	0.40		
Temporary Events Area and Parking	1.70		
Dry Camping	2.00		
Irrigated Pasture (new)	23.00		
Vineyards (new)	20.00		
Other Lands <sup>1</sup>	114.0		
Total:	161.1 acres		

#### Notes:

1. Includes existing reservoir, creeks and land not proposed for cultivation.

As Table 1 shows, agriculture will remain the primary use of the site. As proposed, the total acreage used for events and B&B is 4.1 acre, or 2.5% of the entire property. The total acreage for new irrigated agricultural operations (pasture and vineyard) is 43 acres, or 27% of the entire property. The Department of Agriculture (May 15, 2015) reviewed the application and concluded that the project will have a less than significant impact to agricultural resources and operations. However, they note that visitor serving uses can compete with agriculture for limited groundwater resources and requests that a low-water use alternative to lawn areas be used.

**Mitigation/Conclusion.** In 2015, the County recently adopted the State's new Model Water Efficient Landscape ordinance that regulates water use for landscaping. This project will be required to comply with the new ordinance, thus limiting the impact to the groundwater resources for agriculture to less than significant. Based on the above discussion, impacts to agricultural resources are expected to be less than significant. No mitigation measures above what is required by ordinance are necessary.

3.	AIR QUALITY Will the project:	Potentially Significant	Impact can & will be mitigated	Insignificant Impact	Not Applicable
a)	Violate any state or federal ambient air quality standard, or exceed air quality emission thresholds as established by County Air Pollution Control District?				
b)	Expose any sensitive receptor to substantial air pollutant concentrations?				
c)	Create or subject individuals to objectionable odors?				
d)	Be inconsistent with the District's Clean Air Plan?				
e)	Result in a cumulatively considerable net increase of any criteria pollutant either considered in non-attainment under applicable state or federal ambient air quality standards that are due to increased energy use or traffic generation, or intensified land use change?				
GF	REENHOUSE GASES				
f)	Generate greenhouse gas emissions, either directly or indirectly, that may have a significant impact on the environment?				
g)	Conflict with an applicable plan, policy or regulation adopted for the purpose of reducing the emissions of greenhouse gases?				
h)	Other: Naturally occurring asbestos		$\boxtimes$		

Setting. The Air Pollution Control District (APCD) has developed and updated their CEQA Air Quality Handbook (2012) to evaluate project specific impacts and help determine if air quality mitigation measures are needed, or if potentially significant impacts could result. To evaluate long-term emissions, cumulative effects, and establish countywide programs to reach acceptable air quality levels, a Clean Air Plan has been adopted (prepared by APCD).

Greenhouse Gas (GHG) Emissions are said to result in an increase in the earth's average surface temperature. This is commonly referred to as global warming. The rise in global temperature is associated with long-term changes in precipitation, temperature, wind patterns, and other elements of the earth's climate system. This is also known as climate change. These changes are now thought to be broadly attributed to GHG emissions, particularly those emissions that result from the human production and use of fossil fuels.

The passage of AB32, the California Global Warming Solutions Act (2006), recognized the need to reduce GHG emissions and set the greenhouse gas emissions reduction goal for the State of California into law. The law required that by 2020, State emissions must be reduced to 1990 levels. This is to be accomplished by reducing greenhouse gas emissions from significant sources via

regulation, market mechanisms, and other actions. Subsequent legislation (e.g., SB97-Greenhouse Gas Emissions bill) directed the California Air Resources Board (CARB) to develop statewide thresholds.

In March 2012, the San Luis Obispo County Air Pollution Control District (APCD) approved thresholds for GHG emission impacts, and these thresholds have been incorporated the APCD's CEQA Air Quality Handbook. APCD determined that a tiered process for residential / commercial land use projects was the most appropriate and effective approach for assessing the GHG emission impacts. The tiered approach includes three methods, any of which can be used for any given project:

- 1. Qualitative GHG Reduction Strategies (e.g. Climate Action Plans): A qualitative threshold that is consistent with AB 32 Scoping Plan measures and goals; or,
- 2. Bright-Line Threshold: Numerical value to determine the significance of a project's annual GHG emissions; or,
- 3. Efficiency-Based Threshold: Assesses the GHG impacts of a project on an emissions per capita basis.

For most projects the Bright-Line Threshold of 1,150 Metric Tons CO2/year (MT CO2e/yr) will be the most applicable threshold. In addition to the residential/commercial threshold options proposed above, a bright-line numerical value threshold of 10,000 MT CO2e/yr was adopted for stationary source (industrial) projects.

It should be noted that projects that generate less than the above mentioned thresholds will also participate in emission reductions because air emissions, including GHGs, are under the purview of the California Air Resources Board (or other regulatory agencies) and will be "regulated" either by CARB, the Federal Government, or other entities. For example, new vehicles will be subject to increased fuel economy standards and emission reductions, large and small appliances will be subject to more strict emissions standards, and energy delivered to consumers will increasingly come from renewable sources. Other programs that are intended to reduce the overall GHG emissions include Low Carbon Fuel Standards, Renewable Portfolio standards and the Clean Car standards. As a result, even the emissions that result from projects that produce fewer emissions than the threshold will be subject to emission reductions.

Under CEQA, an individual project's GHG emissions will generally not result in direct significant impacts. This is because the climate change issue is global in nature. However, an individual project could be found to contribute to a potentially significant cumulative impact. Projects that have GHG emissions above the noted thresholds may be considered cumulatively considerable and require mitigation.

**Impact.** The project would result in the establishment of up to 8 B&B lodging units and 10 dry camping areas. In addition, the project will result in approximately 6,000 CY of cut and 920 CY of fill, and the disturbance of about 0.7 acres. Aside from the new 600 square-foot storage shed and a roof over the existing riding arena, the majority of construction activities will involve refurbishing existing structures and major site grading and improvement. Following construction, the project will generate motor vehicle trips associated with the equestrian facility, B&B lodging, and temporary events.

The project was referred to the Air Pollution Control District (APCD) for potential air quality impacts and consistency with the Clean Air Plan (CAP). Per APCD's response (May 21, 2015), the following issues were identified:

#### **Construction Phase Impacts.**

1. Construction Related Dust. Grading and excavation activities will generate exhaust emissions from construction equipment and vehicles, and particulate matter (fugitive dust) from earth disturbance. In addition, the emission of ozone precursors (NOx and ROG) associated with these activities would contribute to periodic high ozone levels in the southern

portion of the County. The project is expected to be moving less than 1,200 cubic yards/day of material and will disturb less than four acres of area, and therefore will be below the general thresholds triggering construction-related mitigation. The project is also not in close proximity to sensitive receptors that might otherwise result in nuisance complaints and is subject to limited dust and/or emission control measures during construction.

- 2. Naturally Occurring Asbestos. According to the APCD web map, the project is located in a candidate area for the potential presence of naturally occurring asbestos (NOA). Under the CARB Air Toxics Control Measure (ATCM) for Construction, Grading, Quarrying, and Surface Mining Operations, prior to any grading activities a geologic evaluation will be prepared to determine if NOA is present within the area that will be disturbed. If NOA is not present, an exemption request must be filed with the District. Earth disturbing and construction activities have the potential to release naturally occurring asbestos. If NOA is found at the site, the applicant must comply with all requirements outlined in the Asbestos ATCM. This may include development of an Asbestos Dust Mitigation Plan and an Asbestos Health and Safety Program for approval by the APCD.
- 3. Asbestos in Construction Materials. Demolition activities can have potential negative air quality impacts, including issues surrounding proper handling, demolition, and disposal of asbestos containing material (ACM). Asbestos containing materials could be encountered during demolition or remodeling of existing buildings. Asbestos can also be found in utility pipes/pipelines (transite pipes or insulation on pipes). If utility pipelines are scheduled for removal or relocation or a building(s) is proposed to be removed or renovated, various regulatory requirements may apply, including the requirements stipulated in the National Emission Standard for Hazardous Air Pollutants (40CFR61, Subpart M asbestos NESHAP). These requirements include but are not limited to: 1) notification to the APCD, 2) an asbestos survey conducted by a Certified Asbestos Inspector, and, 3) applicable removal and disposal requirements of identified ACM.

### **Operational Phase Impacts**

- 1. Operational Emissions Other Than Special Events. Based on a traffic study submitted as part of the project application, typical project operations with day camping and temporary stays in the lodging units would result in 9 AM peak hour, 10 PM peak hour trips and 115 daily vehicle trips. From an operational standpoint, the project will not exceed operational thresholds triggering mitigation. The project is consistent with the general level of development anticipated and projected in the Clean Air Plan.
- 2. Dust Emissions From Special Events. Unpaved parking areas and roads can be a major source of dust during special events. According to the project plans, the main parking area for special events is un-paved and may generate dust exceeding APCD's threshold for PM<sub>10</sub> of 25 lbs/day.
- 3. Equestrian Events. Activities associated with equestrian facilities may be a nuisance to local residents. The project proposes to install a roof enclosure on the existing equestrian show area which will ensure potential dust impacts to surrounding sensitive receptors will be reduced.
- 4. Fire Pits. Recent studies that examined the impact of bonfires/campfires on public health showed that smoke from bonfires/campfires impacted air quality in nearby residential areas. No fire pits are shown on the project plans. According to APCD, fire pits should not be used when air quality for fine particulates (PM2.5) is forecasted to exceed 100 on the Air Quality Index (AQI). Based on historical air quality data, the AQI is expected to rarely exceed 100 in the vicinity of this project.

**Mitigation/Conclusion.** Per recommendations from APCD (May 21, 2015), the applicant shall implement the following recommendations in order to mitigate for potentially significant impacts related to construction and operational activities associated with this proposed project.

For construction-phase impacts, APCD recommends the following mitigation measures:

- AQ-1 Dust Mitigation. During construction/ground disturbing activities, the applicant shall implement the following particulate (dust) control measures. These measures shall be shown on the grading and building plans. In addition, the contractor or builder shall designate a person or persons to monitor the dust control program and to order increased watering, as necessary, to prevent transport of dust off site. Their duties shall include holiday and weekend periods when work may not be in progress. The name and telephone number of such persons shall be provided to the APCD prior to commencement of construction.
  - a. Reduce the amount of disturbed area where possible,
  - b. Use of water trucks or sprinkler systems in sufficient quantities to prevent airborne dust from leaving the site. Reclaimed (nonpotable) water should be used whenever possible.
  - c. Vehicle speed for all construction vehicles shall not exceed 15 mph on any unpaved surface at the construction site.
  - d. All trucks hauling dirt, sand, soil, or other loose materials are to be covered or should maintain at least two feet of freeboard (minimum vertical distance between top load and top of trailer) in accordance with CVC Section 23114.
  - e. Sweep streets at the end of each day if visible soil material is carried onto adjacent paved roads. Water sweepers with reclaimed water should be used where feasible.
  - f. All dirt stock-pile areas should be sprayed daily as needed.
- AQ-2 No developmental burning is allowed unless an application is filed and a burn permit is issued by the Air Pollution Control District (APCD). The application shall include the justification for burning greenwaste material on the project site as well as two written estimates for chipping, grinding, or hauling the greenwaste.
- AQ-3 "Naturally-occurring asbestos" has been identified by the State Air Resources Board as a toxic air contaminant. Serpentine and ultramafic rocks are very common in the state and may contain naturally occurring asbestos. Under the State Air Resources Board Air Toxics Control Measure (ATCM) for Construction, Grading, Quarrying, and Surface Mining Operations, prior to construction permit issuance, a geologic investigation will be prepared and then submitted to the county to determine the presence of naturally-occurring asbestos. If naturally occurring asbestos is found at the site, the applicant must comply with all requirements outlined in the Asbestos ATCM before grading begins. These requirements may include, but are not limited to, 1) preparation of an "Asbestos Dust Mitigation Plan", which must be approved by APCD before grading begins; 2) an "Asbestos Health and Safety Program", as determined necessary by APCD. If NOA is not present, an exemption request shall be filed with the APCD. (For any questions regarding these requirements, contact the APCD at (805) 781-5912 or go to http://www.slocieanair.org/business/asbestos.php). Prior to final inspection or occupancy, whichever occurs first, when naturally-occurring asbestos is encountered, the applicant shall provide verification from APCD that the above measures have been incorporated into the project.

For operation-phase impacts, APCD recommends the following mitigation measures:

AQ-4 The following mitigation is required on the day(s) of the temporary event:

- 1. Designated parking locations shall be:
  - a. Paved when possible;
  - b. Plant fast germinating non-invasive grass or low cut dense vegetation; or,
  - c. Treated with a dust suppressant (see Technical Appendix 4.3 of the APCD's CEQA Handbook) such that fugitive dust emissions do not exceed the APCD 20% opacity limit for greater than 3 minutes in any 60 minute period (APCD Rule 401) or prompt nuisance violations (APCD Rule 402).
- 2. For these unpaved sections, implement one of the following:
  - a. For the life of the project, pave and maintain the roads, driveways, and/or parking areas; or,
  - b. For the life of the project, maintain the unpaved roads, driveways, and/or parking areas with a dust suppressant (See Technical Appendix 4.3 of the APCD's CEQA Handbook for a list of APCD-approved suppressants) such that fugitive dust missions do not exceed the APCD 20% opacity limit for greater than 3 minutes in any 60 minute period (APCD Rule 401) or prompt nuisance violations (APCD Rule 402).
  - c. The applicant shall also implement and maintain design standards to ensure vehicles that use the on-site unpaved road are physically limited (e.g., speed bumps) to a posted speed limit of 15 mph or less in order to improve long term efficacy of dust suppressants.

AQ-5 If fire pits are allowed on site, the following shall be adhered to:

- a. Locate fire pits at least 700 feet from the nearest residence; or,
- b. Fire pits should be at least 100 feet apart; and
- c. Fire pits should not be used when air quality for fine particulates (PM2.5) is forecasted to exceed 100 on the Air Quality Index (AQI).

Based on the implementation of the mitigation and best management practices as recommended by APCD, the potential impacts to air quality is considered less than significant.

4.	BIOLOGICAL RESOURCES Will the project:	Potentially Significant	Impact can & will be mitigated	Insignificant Impact	Not Applicable
a)	Result in a loss of unique or special status species* or their habitats?		$\boxtimes$		
b)	Reduce the extent, diversity or quality of native or other important vegetation?		$\boxtimes$		
c)	Impact wetland or riparian habitat?		$\boxtimes$		
d)	Interfere with the movement of resident or migratory fish or wildlife species, or factors, which could hinder the normal activities of wildlife?				

4.	BIOLOGICAL RESOURCES Will the project:	Potentially Significant	Impact can & will be mitigated	Insignificant Impact	Not Applicabl
<b>e</b> )	Conflict with any regional plans or policies to protect sensitive species, or regulations of the California Department of Fish & Wildlife or U.S. Fish & Wildlife Service?				
f)	Other:				$\boxtimes$

**Setting**. The proposed project area includes the developed ranch complex that includes existing barns, stables, arenas, buildings, a residence, and fenced livestock paddocks and annual grassland pastures. Two ephemeral drainages enter the property from east of Orcutt Road before being channeled into the existing reservoir on site. The reservoir has a spillway to an unnamed tributary to the East Fork San Luis Obispo Creek that supports a mature riparian tree canopy. The reservoir has not been filled with water over the past several years but is occasionally filled with pumped well water for irrigation purposes.

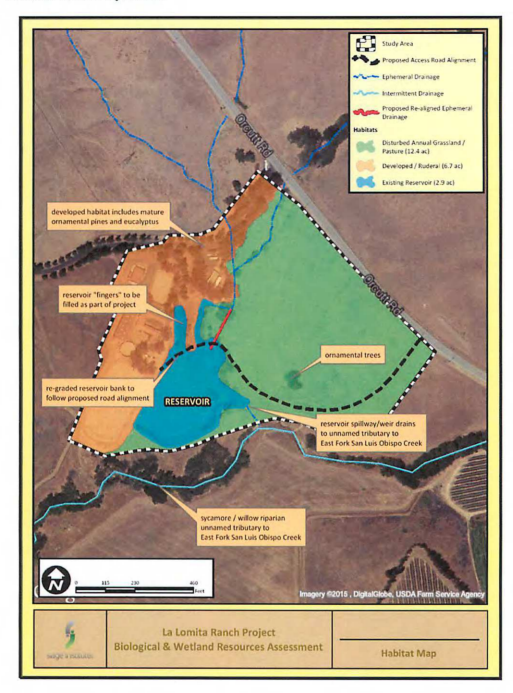
A Biological and Wetland Assessment (BWA, Sage Institute, Inc., June 30, 2015) was submitted with the project application. Following peer review of the BA, an addendum was prepared (Sage Institute, Inc., October 16, 2015) to address special-status flora and wildlife species and to provide a Conceptual Compensatory Mitigation Plan for impacts on jurisdictional federal and state waterways. The following is the analysis summary and recommendations of the BWA and addendum.

On-site Vegetation / Habitat Types. The project site supports two distinct plant communities along with developed/disturbed areas as follows: 1) disturbed non-native annual grassland; 2) sycamore/willow riparian habitat; and 3) developed ranch complex with buildings, ornamental landscaping, and rows of non-native ornamental trees (Figure 9 habitat map).

Waters of the United States/Waters of the State – Jurisdictional Determination. The ephemeral drainages entering the property from the watershed east of Orcutt Road exhibit an Ordinary High Water Mark (OHWM), a bed, bank, and a channel that is evidence of water flow. These two drainages converge on the property before flowing into the existing reservoir. A spillway and channel on the southeast corner of the reservoir lead to the unnamed tributary of the East Fork of San Luis Obispo Creek. Given the evidence of an OHWM and connection to downstream tributaries leading to the Pacific Ocean, the drainages and reservoir represent jurisdictional non-wetland waters of the U.S., subject to U.S. Army Corps of Engineers (Corps) Clean Water Act regulations, and would be considered waters of the State by the California Department of Fish and Wildlife (CDFW) subject to Fish and Game Code Section 1600 et. seq. (Streambed Alteration Agreements) regulations.

<sup>\*</sup> Species – as defined in Section15380 of the CEQA Guidelines, which includes all plant and wildlife species that fall under the category of rare, threatened or endangered, as described in this section.

Figure 9 -- Habitats of the Project Site



Special-Status Plant Resources. The CNDDB search revealed 32 recorded occurrences of special-status plant species and three natural communities of special concern within a five-mile radius of the project site. The BWA evaluated existing conditions of the landscape conditions for the 32 recorded occurrences and concluded that the project area does not support suitable conditions for any of these special status plant species because of soil and moisture requirements, as well as the ongoing ranching practices within the project area. The initial field surveys for BWA was conducted outside of the 2015 spring season and no special status plant species were observed on site. However, there is a recorded occurrence of San Luis Obispo owl's clover nearby on the Righetti Ranch, across Orcutt Road on conditions similar to the project area.

An Addendum (Oct 2015) was submitted to supplement analysis of the project area conditions particularly specific soil/moisture requirements of special-status annual species that may not have been observable given that the initial BWA was done out of spring season. The Addendum addressed the following special status botanical resources:

Cambria (San Luis) morning-glory – Though listed on the CNDDB, this plant is no longer considered a special status plant because of a wider distribution than originally documented when determining its CNPS listing status.

Wetlands/Seeps/Marshes- Hoover's button celery, San Luis Obispo fountain thistle, saline clover, and San Luis Obispo sedge do not have suitable wetland habitat within the project area.

Serpentine Soils - Adobe sanicle, Cuesta ridge thistle, Jones' layia, most beautiful jewelflower, mouse-gray dudleya, Blochman's dudleya, Palmer's monardella, Brewer's spineflower, Eastwood's larkspur, San Luis mariposa lily, and dwarf soaproot do not have suitable serpentine soils habitat within the project area.

Serpentine Bunchgrass - The CNDDB has recorded the natural community of special concern serpentine bunchgrass within the five mile search radius. As noted above, no serpentine soils occur within the project area. However, during the August 11, 2015 field meeting, a small patch of purple needle grass (Stipa pulchra) was observed outside the project area on the south side of the reservoir. This patch was not of sufficient size or density to be considered a separate habitat type from the annual grassland habitat mapped in the 2015 BWA.

Sandy/Dune Soils-San Luis Obispo County lupine, southern curly-leaved monardella, Pismo clarkia, dune larkspur, La Panza mariposa lily, and Hoover's bent grass do not have suitable sandy soil habitat within the project area.

Rocky Soils - chaparral ragwort is recorded from rocky areas in woodland and scrub habitats that do not occur within the project area. The small fractured rock outcrops observed in the pasture did not support any vegetation.

Clay Soils - Congdon's tarplant and Miles' milk-vetch are recorded from areas of heavy clay soils that do not occur within the project area.

San Luis Obispo Owl's Clover – The recorded occurrence nearby across Orcutt Road on the Righetti Ranch is found to be on Diablo clay soil. The project area pasture consists of Los Osos loam soil. Both soil types are part of the mapped 'Los Osos Diablo Complex' soil types that occurs over the project site and vicinity.

<u>Special-Status Wildlife</u>. The CNDDB search revealed 15 recorded occurrences of special-status wildlife species within a five-mile radius of the project site. Based on the mostly developed/ ruderal setting of the site and the extended period of drought, the ephemeral dry creek channel and surrounding was observed not support suitable habitats for both aquatic and upland species. The BWA summary is discussed below:

Aquatic Species – Steelhead (Oncorhynchus mykiss), California red-legged frog (Rana draytonii), foothill yellow-legged frog (Rana boylii), coast range newt (Taricha torosa), and western pond turtle (Emys marmorata) were recorded within the five-mile search

radius. These are highly aquatic species and no suitable habitat is represented in the reach of the ephemeral drainage on site. Further, the reservoir has not filled in the past several years. Vernal pool fairy shrimp (*Branchinecta lynchi*) requires static seasonal pools (vernal pools) that do not occur within the project area.

Upland Species – Ferruginous hawk (a wide ranging winter visitor) and the prairie falcon forage in grassland habitat. Use of the project area would be occasional and infrequent at best for these two species. The loggerhead shrike, other resident and migratory birds, and bats may use the onsite trees for nesting, feeding, and roosting. The disturbed upland site does not support habitat for any of the other upland species listed in the CNDDB such as the American badger (no suitable burrows observed in study area), coast horned lizard (lacking sandy soils and native ants), Atascadero June beetle, or monarch butterfly (no roosts recorded onsite). In summary, aside from the active grassland pasture, the project area is developed with ruderal vegetation and does not support any undisturbed habitat suitable for special-status wildlife, except nesting birds.

# Impacts.

Waters of the United States/Waters of the State – Jurisdictional Waters. Approximately 0.17 acre of non-wetland waters of the U.S., and 0.41 acre of non-wetland waters of the State within the reservoir/ephemeral drainage habitat would be impacted by project construction of the event lawn and secondary access road project elements. Mitigation is proposed to realign a segment of the ephemeral drainage leading into the reservoir (see Figure 10). This would result in fill of waters of the U.S./State that would require regulatory compliance from federal and state agencies. Impacts resulting in fill of waters of the U.S./State would be considered a potentially significant impact.

The proposed project may incur circulation conflicts between road users (cyclists and vehicular uses) on the popular Orcutt Road due to the temporary increase of event traffic. In order to minimize impacts to the road users, the project may be required to widen the project frontage shoulder (Orcutt Road) with a 6-foot minimum paved surface between the San Luis Obispo City limits and the primary access driveway. While it appears that the existing road prism and right of way would accommodate the widening, some widening could occur that may result in additional impacts to jurisdictional waters.

<u>Wildlife: Nesting Birds</u>. Project plans show the removal of 22 ornamental trees surrounding the existing buildings. None of these trees are native or oak trees. However, construction activities could also impact nesting birds if conducted during the nesting season, typically Feb 1 to Aug 31. Night lighting associated with the temporary events beyond daytime may impact on the nesting birds and aerial-foraging bats.

Special Status Plant Species: San Luis Obispo Owl's Clover. As discussed in the setting, above, the project site may provide suitable habitat for San Luis Obispo Owl's Clover. The applicant conducted an in-season survey for a floristic inventory and rare plant survey in May 2016. The survey addendum was to verify the occurrence of special status plants particularly the San Luis Obispo Owl's Clover, which is known to occur on the nearby Righetti Ranch, east of the La Lomita Ranch. There was no rare, threatened or endangered plant species were observed within the project area or the pasture area during the spring survey (Sage Institute, May 18, 2016).

Special Status Aquatic Wildlife. At the time of field survey, the ephemeral nature of the creek and reservoir had been continuously dry due to drought and not conducive to support special status aquatic species such as the California Red-Legged Frog, foothill yellow-legged frog and western pond turtle (BWA, July 2015). However, presence of aquatic species cannot be entirely ruled out during wet seasons. Rainy days may create conditions conducive for these special species. If construction work continues after a rainy day and/or in wet season, pre-construction surveys shall be conducted to ensure these aquatic species have not moved into the project site.

Figure 10 - Jurisdictional Delineation



# Mitigation/Conclusion.

The following mitigation measures are recommended to avoid, minimize and compensate for potentially significant impacts on other biological resources on site (BWA, Sage Institute, July 1, 2015).

# Waters of the United States/Waters of the State - Jurisdictional Waters.

- BIO-1: Prior to issuance of grading and construction permits, the applicant shall obtain Clean Water Act (CWA) regulatory compliance in the form of a permit from the Corps or written documentation from the Corps that no permit would be required for the proposed road crossing. Should a permit be required, the applicant shall implement all the terms and conditions of the permit to the satisfaction of the Corps. Corps permits and authorizations require applicants to demonstrate that the proposed project has been designed and will be implemented in a manner that avoids and minimizes impacts on aquatic resources. Compliance with Corps permitting would also include obtaining and CWA 401 Water Quality Certification from the Regional Water Quality Control Board (RWQCB). In addition, the Corps and RWQCB may require onsite compensatory mitigation for unavoidable permanent impacts on non-wetland waters of the U.S. habitat to achieve the goal of a no net loss of aquatic resources values and functions.
- BIO-2: Prior to issuance of grading and construction permits, the applicant shall obtain compliance with Section 1600 of the California Fish and Game Code (Streambed Alteration Agreements) in the form of a completed Streambed Alteration Agreement or written documentation from the CDFW that no agreement would be required for the proposed fill of the ephemeral drainage and reservoir. Should an agreement be required, the property owners shall implement all the terms and conditions of the agreement to the satisfaction of the CDFW. The CDFW Streambed Alteration Agreement process encourages applicants to demonstrate that the proposed project has been designed and will be implemented in a manner that avoids and minimizes impacts in the stream zone. In addition, CDFW may require onsite compensatory mitigation for unavoidable impacts on non-wetland waters of the State habitat in the form of ephemeral drainage habitat restoration plan to the extent feasible. The Applicant shall submit written documentation of CDFW's approval of the final compensatory mitigation for permanent impacts to the riparian areas.
- **BIO-3**: Conceptual Compensatory Mitigation Plan. To mitigate impacts to the 0.17 acre of US waters, 0.41 acre of State waters within the project area and any additional jurisdictional waters due to frontage improvement, the applicant shall provide a formal compensatory mitigation and monitoring plan to the County and regulatory agencies with permit applicants based on the conceptual compensatory mitigation plan (BWA Addendum, October 2015). The conceptual plan included an approximate 160 foot reach of new channel, enhancement of approximately 672 feet of existing ephemeral creek channel, and 1.2 acres of riparian and upland buffer tree, shrub, and herbaceous ground cover habitat. The conceptual compensatory mitigation of 1.2 acres of created and enhanced riparian and upland buffer habitat constitutes a 7:1 mitigation ratio of impacts on non- wetland waters of the U.S. and a 3:1 mitigation ratio for impacts on waters of the State. The final approved plan may vary from this conceptual plan based on the final wetlands disturbance area, agency input, commercial availability of plant and seed material, and further evaluation of the plant palette mix appropriate to the mitigation area design. This final approved plan shall be submitted at the time of construction permits.

Establishment Monitoring and Success Criteria -- The compensatory mitigation area shall be provided supplemental irrigation for plant establishment that could be upwards of three years depending on wet season rainfall. The area shall be maintained regularly for invasive weed removal and irrigation maintenance as needed. Monitoring and reporting would occur annually for a three to five year period depending on successful plant establishment and agency requirements. The compensatory mitigation would be deemed successful with at least 80 percent survival of all trees and shrubs after two years without supplemental irrigation. Alternately for shrubs, a cover of greater than 75 percent would be deemed a success. A tolerance of no greater than five percent aerial cover of non-native invasive weedy species would also be required. Given this mitigation area would be viewed as an amenity to the proposed project, ongoing maintenance and irrigation may occur well beyond the success establishment period.

Oasis Associates, Inc. Sheet L-3 Conceptual Planting Plan (Figure 11) includes the mitigation detailed plant palette for the riparian and upland buffer trees and shrubs in support of this conceptual mitigation plan. Implementation of the conceptual mitigation plan, along with the following mitigation measures will reduce potential impacts to biological resources to a less than significant level



# Special-Status Wildlife Species -- Nesting Birds

BIO- 4: Vegetation removal and initial site disturbance for any project elements shall be conducted between September 1st and January 31st outside of the nesting season for birds. If vegetation removal is planned for the bird nesting season (February 1st to August 31st), then preconstruction nesting bird surveys shall be required to determine if any active nests would be impacted by project construction. If no active nests are found, then no further mitigation shall be required. If any active nests are found that would be impacted by construction, then the nest sites shall be avoided with the establishment of a non-disturbance buffer zone around active nests as determined by a qualified biologist. Nest sites shall be avoided and protected with the non-disturbance buffer zone until the adults and young of the year are no longer reliant on the nest site for survival as determined by a qualified biologist.

**Prior to issuance of grading and/or construction permits,** a pre-construction survey report shall be submitted to the County Department of Planning and Building immediately upon completion of the survey. The report shall detail appropriate fencing or flagging of the buffer zone and make recommendations on additional monitoring requirements. A map of the project site and nest locations shall be included with the report. The County-approved biologist conducting the nesting survey shall have the authority to reduce or increase the recommended buffer depending upon site conditions.

# **Special Status Aquatic Species**

BIO- 5: All project work within the ephemeral drainage and reservoir shall be conducted when no water is present within either feature. A preconstruction survey by a qualified biologist shall be conducted within 30 days of commencement of project to determine if potential suitable habitat for the California red-legged frog, foothill yellow- legged frog, and/or western pond turtle occurs within the project disturbance footprint. Should these aquatic species and/or suitable habitat be found, project work shall be delayed until the project area no longer supports aquatic habitat or these species, as confirmed by the qualified biologist. Permanent and temporary impacts on the reservoir and ephemeral drainage shall be mitigated by the implementation of the final Compensatory Mitigation Plan, as approved by the regulating resource agencies and submitted to the County for verification.

The implementation of the above summarized measures will avoid and mitigate biological resource impacts to less than significant levels.

5.	CULTURAL RESOURCES Will the project:	Potentially Significant	Impact can & will be mitigated	Insignificant Impact	Not Applicable
a)	Disturb archaeological resources?			$\boxtimes$	
b)	Disturb historical resources?			$\boxtimes$	
c)	Disturb paleontological resources?			$\boxtimes$	
d)	Cause a substantial adverse change to a Tribal Cultural Resource?			$\boxtimes$	

5. C	CULTURAL RESOURCES  Will the project:	Potentially Significant	Impact can & will be mitigated	Insignificant Impact	Not Applicabl
<b>e</b> )	Other:				

**Setting.** The project is located in an area historically occupied by the Salinan and Chumash. No historic structures are present and no paleontological resources are known to exist in the area. No previous cultural surveys were found for the subject property.

The project is within 300 feet of a blue line creek. Potential for the presence or regular activities of Native Americans increases in close proximity to reliable water sources.

In July, 2015, the legislature added the new requirements to the CEQA process regarding tribal cultural resources in Assembly Bill 52 (Gatto, 2014). By including tribal cultural resources early in the CEQA process, the legislature intended to ensure that local and Tribal governments, public agencies, and project proponents would have information available, early in the project planning process, to identify and address potential adverse impacts to tribal cultural resources. By taking this proactive approach, the legislature also intended to reduce the potential for delay and conflicts in the environmental review process.

In order to meet the consultation requirements of AB52, outreach to three Native American tribes groups was conducted. Notices were provided to the Northern Chumash Tribal Council, the Salinan Tribe of Monterey and San Luis Obispo Counties, and the Xolon Salinan Tribe on December 2, 2015.

# Impact.

While paleo resources may have known to be in the area, the extent of site disturbance related to the project is unlikely to cause significant impact to the potential cultural resources because majority of the project involves refurbishing existing buildings and surface grading within previously disturbed areas of the property. No impacts were identified to cultural resources.

#### Mitigation/Conclusion.

The County received responses to the AB52 outreach from the Northern Chumash Tribal Council (December 8, 2015) and the Xolon Salinan Tribe (January 5, 2016). Neither response raised any major concerns. No response was received from the Salinan Tribe of Monterey.

Per County Ordinance Section 22.94.020, in the event archaeological resources are found on site, construction activities shall cease, and the Environmental Coordinator and Planning Department shall be notified so that the extent and location of discovered material may recorded by a qualified archaeologist and artifacts may be preserved in accordance with state and federal law. In the event archaeological resources are found to include human remains, the County Coroner shall be notified. Impacts to historical or paleontological resources are not expected.

Impacts to historical or paleontological resources are not expected and no evidence that measures above what will already be required by ordinance or codes are needed.

6.	GEOLOGY AND SOILS  Will the project:	Potentially Significant	Impact can & will be mitigated	Insignificant Impact	Not Applicable		
a)	Result in exposure to or production of unstable earth conditions, such as landslides, earthquakes, liquefaction, ground failure, land subsidence or other similar hazards?						
b)	Be within a California Geological Survey "Alquist-Priolo" Earthquake Fault Zone", or other known fault zones*?				$\boxtimes$		
c)	Result in soil erosion, topographic changes, loss of topsoil or unstable soil conditions from project-related improvements, such as vegetation removal, grading, excavation, or fill?						
d)	Include structures located on expansive soils?			$\boxtimes$			
e)	Be inconsistent with the goals and policies of the County's Safety Element relating to Geologic and Seismic Hazards?						
f)	Preclude the future extraction of valuable mineral resources?				$\boxtimes$		
g)	Other:				$\boxtimes$		
* P	er Division of Mines and Geology Special Publication	on #42					
Se	tting. The following relates to the project's g	eologic aspec	ts or condition	s:			
	Topography: Gently rolling to steeply slopin	g					
	Within County's Geologic Study Area?: No						
	Landslide Risk Potential: Low to high						
	Liquefaction Potential: Low to moderate						
	Nearby potentially active faults?: Yes Dis-	tance? 1 mile	•				
	Area known to contain serpentine or ultrama	fic rock or soi	ls?: Yes				

GEOLOGIC HAZARDS -- The project is within the Geologic Study area designation and within a moderate liquefaction area. The 100-year floodplain has not been mapped for the ephemeral creeks crossing the project site. The project site is not located within an extractive zone, and no mineral resources are known to be present within the project site.

Shrink/Swell potential of soil: Low to moderate

Other notable geologic features? None



Figure 12 -- Areas of Potential Liquefaction Hazard

# SEDIMENTATION AND EROSION -

A sedimentation and erosion control plan is required for all construction and grading projects (LUO Sec. 22.52.120) to minimize these impacts. When required, the plan is prepared by a civil engineer to address both temporary and long-term sedimentation and erosion impacts.

Projects involving more than one acre of disturbance are subject to the preparation of a Storm Water Pollution Prevention Plan (SWPPP), which focuses on controlling storm water runoff. The Regional Water Quality Control Board is the local agency who administers this program and reviews and approves the SWPPP. A preliminary stormwater control plan (SWCP) has been submitted with the project.

As described in the NRCS Soil Survey, soils on the project site exhibit the following erodibility and drainage characteristics:

Table 2 Soils of the Project Site and Their Susceptibility to Erosion				
Soil	Susceptibility to Erosion	Acreage of Project Site		
Los Osos-Diablo complex, 9-15 percent slopes	0.32 (moderate)	54.2		
Los Osos-Diablo complex, 5 – 9 percent slopes	0.32	22.4		
Salinas silty clay loam, 0 – 2 percent slopes	0.32	43.1		
Other (rock outcroppings)		41.3		

Source: NRCS Web Soil Survey, 2016

**Impacts**. As proposed, the project will result in the disturbance of approximately 0.7 acres of the 161-acre project site. Based on the NRCS soil survey, soils covering the project site exhibit a moderate susceptibility for erosion. Grading will be necessary to excavate the cut and fill material and to construct the driveways and the event lawn. Improvement of the access roads, including grading activities, may also result in erosion and down-gradient sedimentation. The construction of roadways and walkways will increase the amount of impervious surfaces which in turn will increase the volume and velocity of runoff generated by the site compared with existing conditions.

**Mitigation/Conclusion.** The project involves disturbance of less than 1 acre; therefore, the applicant is not required to prepare a SWPPP to identify specific measures to protect surface and groundwater quality. Pursuant to County Ordinances, the applicant will be required to prepare, an Erosion and Sedimentation Control Plan and Drainage Plan. All Erosion and Sedimentation Control Plans shall be accompanied with a complete Stormwater Quality Plan and Best Management Practices shall be in compliance with the Low Impact Development Handbook. Implementation of ordinance requirements will mitigate potential geologic and soils impacts to less than significant, and no additional mitigation measures are necessary.

7.	HAZARDS & HAZARDOUS MATERIALS - Will the project:	Potentially Significant	Impact can & will be mitigated	Insignificant Impact	Not Applicable
a)	Create a hazard to the public or the environment through the routine transport, use, or disposal of hazardous materials?				
b)	Create a hazard to the public or the environment through reasonably foreseeable upset and accident conditions involving the release of hazardous materials into the environment?				

7.	HAZARDS & HAZARDOUS MATERIALS - Will the project:	Potentially Significant	Impact can & will be mitigated	Insignificant Impact	Not Applicable
c)	Emit hazardous emissions or handle hazardous or acutely hazardous materials, substances, or waste within 1/4-mile of an existing or proposed school?				$\boxtimes$
d)	Be located on, or adjacent to, a site which is included on a list of hazardous material/waste sites compiled pursuant to Gov't Code 65962.5 ("Cortese List"), and result in an adverse public health condition?				
<b>e</b> )	Impair implementation or physically interfere with an adopted emergency response or evacuation plan?				
Ð	If within the Airport Review designation, or near a private airstrip, result in a safety hazard for people residing or working in the project area?				
g)	Increase fire hazard risk or expose people or structures to high wildland fire hazard conditions?				
h)	Be within a 'very high' fire hazard severity zone?				$\boxtimes$
i)	Be within an area classified as a 'state responsibility' area as defined by CalFire?			$\boxtimes$	
j)	Other:				$\boxtimes$

# Setting.

<u>Hazardous Materials/Waste Sites</u>. The State of California Hazardous Waste and Substances Site List (also known as the "Cortese List") is a planning document used by state and local agencies and developers to comply with the siting requirements prescribed by federal, State, and local regulations relating to hazardous materials sites. A search of the Cortese database conducted in February, 2016 revealed no active sites in the vicinity, including the project site.

<u>Fire Hazard</u>. According to the CalFire map of fire hazard severity zones for San Luis Obispo County, the project site is located in a *Moderate Fire Hazard Severity Zone*. Based on the County's fire response time map, it will take approximately 0 - 5 minutes to respond to a call regarding fire or life safety. Refer to the Public Services section for further discussion on Fire Safety impacts.

<u>Airport Review Area</u>. The project is within the County's Airport Review combining designation (AR). The AR is used to recognize and minimize the potential conflict between new development around the San Luis Obispo County Regional Airport and the ability of aircraft to safely and efficiently maneuver

to and from the airport. The AR designation includes additional standards relating to limiting structure/vegetation heights as well as avoiding airport operation conflicts (e.g., exterior lighting, radio/electronic interference, etc.). The Airport Land Use Plan (ALUP) provides guidance for and limitations to the type of development allowed within the AR designation.

#### Impacts.

<u>Hazardous Materials</u>. Construction activities may involve the use of oils, fuels and solvents. In the event of a leak or spill, persons, soil, and vegetation down-slope from the site may be affected. The use, storage, and transport of hazardous materials is regulated by the Department of Toxic Substances Control (DTSC) (22 Cal. Code of Regulations Section 66001, et seq.). The use of hazardous materials on the project site for construction and maintenance is required to be in compliance with local, state, and federal regulations. In addition, compliance with the requirements of a SWPPP and standard best management practices would also address this impact (refer to Section 13 Water).

<u>Fire Hazard</u>. The project has been reviewed by CalFIRE (letter dated May 15, 2015) for code requirements relating to fire protection; their comments will be incorporated into conditions of project approval. A Fire Protection Engineering Master Plan Summary Report was submitted as part of the application which recommends fire protection improvements and facilities to satisfy relevant fire protection codes (See Section 10, Public Services and Utilities).

<u>Road Safety</u>. Regarding road safety impacts, the project has been reviewed by County Public Works; road safety is discussed further in the Transportation section.

<u>Emergency Response</u>. The project is not expected to conflict with any regional emergency response or evacuation plan.

<u>Airport Review Area</u>. The project is within the Airport Review area for the San Luis Obispo County Regional Airport. According to the Airport Land Use Plan (ALUP), the project site is located in *Safety Area S-2, Areas with aircraft operations at 501 to 1,000 feet above ground level.* Area S-2 has aviation safety risk lower than Area S-1 or the Runway Protection Zones.

The project will result in eight B&B units and up to 10 dry camping spaces, in addition to temporary events of up to 400 persons. Assuming two persons per room and two persons per dry camp site, a total of 36 persons could be on the project site during a typical day, plus staff. According to Table 7 of the ALUP, Safety Area 2 allows a maximum of 150 persons per acre in a non-residential use. Accordingly, the density is consistent with the allowable densities for Safety Area S-2. The project was referred to the County Airport Land Use Committee, which required the project to establish an Avigation Easement due to the property location under the flight pattern (May 2015). Temporary events may be allowed but is subject to the Airport Compatible Open Space Plan (ACOS) and a Detailed Area Plan, both requiring additional approval from the Airport Land Use Commission.

**Mitigation/Conclusion**. The plans as submitted meet CalFIRE standards. In addition to implementation of the proposed Fire Protection Master Plan, CalFIRE requires the project to satisfy fire safety and evacuation requirements during construction and operation of the project. These requirements include:

- At least 30 days prior to the conduct of a temporary event, the applicant will be required to provide a written fire safety and evacuation plan for review and approval of CalFIRE.
- Implementation of vegetation management during construction.
- Ensure that all access roads are constructed and maintained to County and CalFIRE standards.
- A secondary access road must be provided.

- Provision of emergency access knox keys or gate switches.
- The provision of fire sprinklers in buildings.
- Provision of adequate water storage for fire protection purposes.
- Proper storage of combustible materials.

No additional fire protection mitigation is required. Compliance with existing regulations, code requirements and the establishment of avigation easement will ensure potential impacts associated with hazards and hazardous materials impacts will be less than significant.

8.	NOISE  Will the project:	Potentially Significant	Impact can & will be mitigated	Insignificant Impact	Not Applicable
a)	Expose people to noise levels that exceed the County Noise Element thresholds?				
b)	Generate permanent increases in the ambient noise levels in the project vicinity?				
c)	Cause a temporary or periodic increase in ambient noise in the project vicinity?			$\boxtimes$	
d)	Expose people to severe noise or vibration?			$\boxtimes$	
e)	If located within the Airport Review designation or adjacent to a private airstrip, expose people residing or working in the project area to severe noise levels?				
f)	Other:				

# Setting.

Existing Noise Environment. The project is located in a rural area where agriculture (vineyards and grazing) is the prevailing land use. Noise sources affecting the project site include the Union Pacific Railroad bordering to the west, aircraft operations at the San Luis Obispo County Regional Airport, and traffic on Orcutt Road. Sensitive receptors on the project site include an existing single family residence and a caretaker's residence. The closest sensitive receptors surrounding the project area include single family residences on agricultural properties and a residential neighborhood adjacent to the Islay Hill, in the City of San Luis Obispo jurisdiction.

The project proposed to convert the existing equestrian barn into B&B lodging and request for 52 temporary events; 48 regular events with up to 225 guests and 4 large events for 226 to 400 guests. These events will be held outdoors on the main event lawn or in the show barn courtyard and will include amplified music (Refer Figure 2).

<u>County Noise Standards</u>. The Noise Element of the County's General Plan includes projections for future noise levels from known stationary and vehicle-generated noise sources. According to the Noise Element, the project lies within an area where future noise levels are expected to remain within

an acceptable threshold. For residential uses, public assembly and bed and breakfast facilities, hotels and motels, the maximum acceptable exterior noise exposure is 60 dB  $L_{DN}^{-1}$  CNEL<sup>2</sup>.

Noise Standards for Temporary Events. The County's standards for noise from non-winery events, measured at the property line, are 70 decibels maximum (Lmax) and 50 decibels for energy averaged sound (Leq). The application includes an analysis provided by David Dubbink Associates (June 3,2015) to assess the potential noise impacts of temporary events on residential neighborhoods within the City of San Luis Obispo located about 3,000 feet to the north and west. The noise study provided standard measured noise levels produced during outdoor events held in San Luis Obispo County. Table 3 shows standard values for two typical types of events involving amplified music. The values in the table have been normalized to a 50 foot source-to-listener distance.

Table 3 Sound From Outdoor Events			
		Lmax	Leq <sup>3</sup>
Event 1	Amplified Music DJ outdoors	74-80	73-76
Event 2	Amplified Live Band (inside a tent)	76	64-67

#### Impact.

## Construction Impacts.

Construction activities may involve the use of heavy equipment for grading and excavation and for the delivery and movement of materials on the project site. The use of construction machinery will also be a source of noise. Construction-related noise impacts would be temporary and localized. As discussed in the setting, the project site is not located in proximity to sensitive receptors; the nearest ranch house is about 1/2 mile distant. In addition, County regulations limit the hours of construction to day time hours between 7:00 AM and 9:00 PM weekdays, and from 8:00 AM to 5:00 PM on weekends.

#### Operational Impacts

#### 1. Temporary Events

**Distance.** Islay Hill is a small mountain between the proposed venue and the Islay community. As shown on Figure 13, the venue (blue dot) is approximately 2,430 feet (Cross Section 1) and 2,960 feet (Cross Section 2) from the closest homes in the Islay community. At these distances, a presumed 80 decibel source sound originating from the venue will be 45 - 46 decibels as heard at the closest homes. Other surrounding residences on the agricultural lands are approximately 2,500 feet north (across Orcutt Road) and 3,140 feet east of the site. At these distances, an 80 decibel noise at the venue source will be heard at 44 to 46 decibels at these residences. These levels are at or below the levels characteristic of a suburban neighborhood (Figure 14).

Attenuation. Attenuation (reduction) of sound depends on 2 factors; the presence and condition of an intervening barrier blocking direct transmission. The Islay Hill is considered a soft (grassy),

<sup>&</sup>lt;sup>1</sup> The equivalent energy (or energy average) sound level during a 24-hour day, obtained after addition of ten decibels to sound levels in the night after 10:00 p.m. and before 7:00 a.m. The LDN is generally computed for annual average conditions.

<sup>&</sup>lt;sup>2</sup> The equivalent energy (or energy average) sound level during a 24-hour day, obtained after addition of approximately five decibels to sound levels in the evening from 7:00 p.m. to 10:00 p.m. and ten decibels to sound levels in the night before 7:00 a.m. and after 10:00 p.m. The CNEL is generally computed for annual average conditions.

<sup>&</sup>lt;sup>3</sup> The sound level containing the same total energy as a time varying signal over a given sample period. Thus, the LEQ is a single-valued level that expresses the time averaged total energy of a fluctuating sound level. For example, if 64 dB is measured for 10 minutes, 68 dB is measured for 20 minutes and 73 dB is measured for 30 minutes, the 1 hour LEQ is about 71 dB. The LEQ is typically computed over 1, 8 and 24 hour sample periods.

intervening barrier which highly reduces the sound transmission from the proposed venue. The hill presents a physical barrier ranging from 100 to 300 feet high, thus reducing the sound level by at least 20 decibels. Sound will be further reduced with the loudspeakers installed facing away from the Islay Hill.

Figure 13 - Cross Sections for Noise Analysis

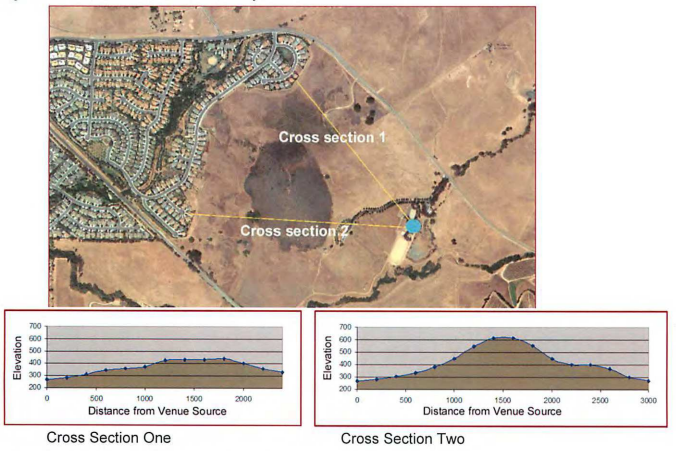
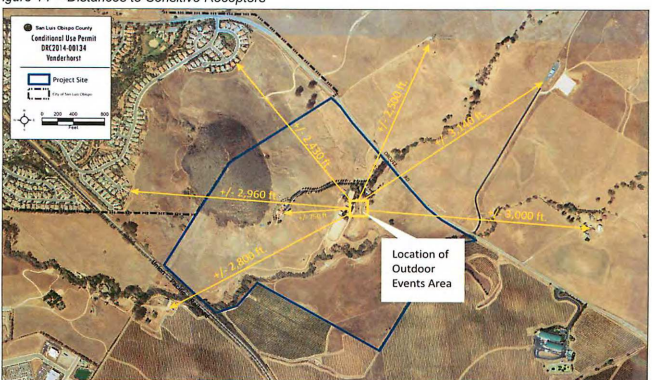


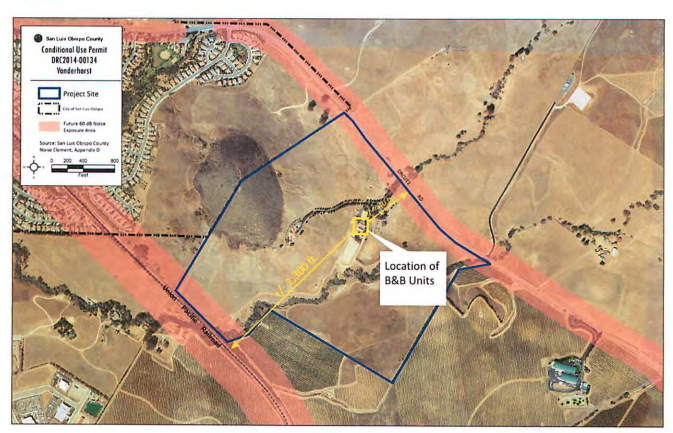
Figure 14 -- Distances to Sensitive Receptors



# 2. Typical Operations

Transportation Noise Sources. With regard to transportation-related noise sources, the bed and breakfast units are located about 440 feet west of Orcutt Road which carries 293 vehicle trips during the afternoon peak hour. The Noise Element establishes a threshold for acceptable exterior noise levels for sensitive uses (such as residences and motel units) of 60 decibels<sup>4</sup> along transportation noise sources and provides an estimate of the distance from certain roadways where noise levels will exceed those levels. For Orcutt Road, the future 60 dB contour is predicted to be 207 feet from the centerline. The lodging units and associated improvements are over twice this distance from the roadway (440 feet). In addition, the Union Pacific Railroad passes along the western boundary of the project site about 2,300 feet (about 0.4 miles) from the transient lodging units. The Noise Element estimates the distance to the 60 dB contour to be 352 feet from the centerline of the tracks (Figure 15).

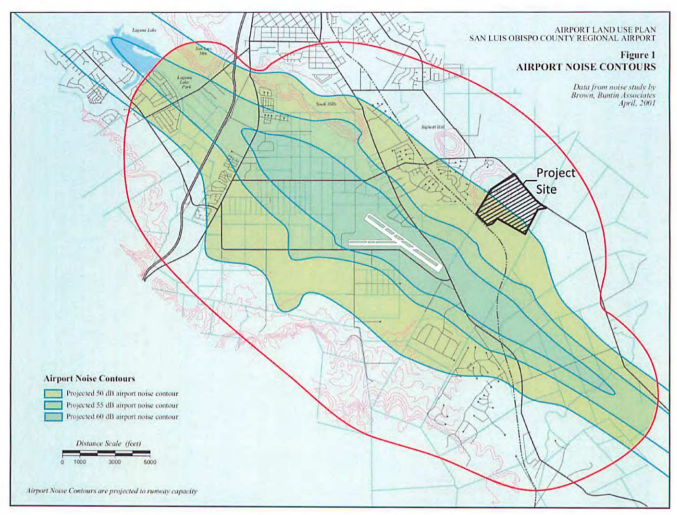
Figure 15 -- Project Location In Relation to the Future 60dB Noise Exposure Area for Transportation Noise Source



Airport Noise Exposure. The project is within the airport review area for San Luis Obispo County Regional Airport. According to the Airport Land Use Plan entitled Airport Noise Contours, the project site is located in an area that would be exposed to noise levels of less than 50dB (Figure 16).

<sup>&</sup>lt;sup>4</sup> The sound level obtained by using the A-weighting filter of a sound level meter, expressed in decibels (dB). All sound levels referred to in this policy document are in A-weighted decibels. A-weighting de-emphasizes the very low and very high frequencies of sound in a manner similar to the human ear. Most community noise standards utilize A-weighting, as it provides a high degree of correlation which human annoyance and health effects.

Figure 16 -- Airport Noise Contours



## Mitigation/Conclusion.

Because of the long distances and physical intervening barrier (Islay Hill), the potential effects of noise associated with temporary events on residents within the Islay neighborhood and surrounding agricultural parcels are considered less than significant. Based on the noise contours and long distances separating the B&B units from the transportation sources, the potential effects of transportation noise on the B&B and event patrons are considered less than significant.

No significant noise impacts are anticipated for surrounding sensitive receptors, and no mitigation measures are necessary.

9.	POPULATION/HOUSING Will the project:	Potentially Significant	Impact can & will be mitigated	Insignificant Impact	Not Applicable
a)	Induce substantial growth in an area either directly (e.g., construct new homes or businesses) or indirectly (e.g., extension of major infrastructure)?				
b)	Displace existing housing or people, requiring construction of replacement housing elsewhere?				$\boxtimes$
c)	Create the need for substantial new housing in the area?			$\boxtimes$	
d)	Other:				$\boxtimes$

**Setting** In its efforts to provide for affordable housing, the county currently administers the Home Investment Partnerships (HOME) Program and the Community Development Block Grant (CDBG) program, which provides limited financing to projects relating to affordable housing throughout the county. The County's Inclusionary Housing Ordinance requires provision of new affordable housing in conjunction with both residential and nonresidential development and subdivisions.

**Impact**. The project involves temporary events and will not result in a need for a significant amount of new housing, and will not displace existing housing.

**Mitigation/Conclusion.** Based on the project description, no significant population and housing impacts are anticipated. No mitigation measures are necessary.

V	PUBLIC SERVICES/U1 Will the project have an effect usesult in the need for new or altervices in any of the following	pon, or Significant ered public	Impact can & will be mitigated	Insignificant Impact	Not Applicable
a)	Fire protection?			$\boxtimes$	
b)	Police protection (e.g., She	riff, CHP)?		$\boxtimes$	
c)	Schools?			$\boxtimes$	
d)	Roads?			$\boxtimes$	
<b>e</b> )	Solid Wastes?			$\boxtimes$	
f)	Other public facilities?				$\boxtimes$
g)	Other:				$\boxtimes$
Setti	ing. The project area is served	by the following public ser	vices/facilities:		
Police	e: County Sheriff L	ocation: City of San Luis northwest)	Obispo (Appro	ximately 3.7 n	niles to the
Fire:	Cal Fire (formerly CDF)	lazard Severity: Moderate	Respon	se Time: 0-5 m	inutes
l	Location: (Approximately 1.12 93401	miles to the southwest) 4	671 Broad Str	eet, San Luis (	Obispo, CA
School	ol District: San Luis Coastal Unifie	d School District.			

## Setting

Water and wastewater services is provided by on-site wells and septic systems. The nearest County fire station is located at 4671 Broad Street, about 1.1 miles to the southwest. Emergency response times to the project site are 0 – 5 minutes. The project is located within the San Luis Coastal School District. In 2005, the City of San Luis Obispo and the County entered into a Memorandum of Understanding requiring the County and City working cooperatively to plan for future uses of public services, improvement of area circulation, and preservation of agricultural land and open space.

Impact. The project was referred to the City of San Luis Obispo, which responded with concerns over the increased event traffic on the safety of other vehicular users and bicyclists on Orcutt Road. Additional traffic generated from this project could adversely impact offsite roads, including roadways under City jurisdiction (July 7 and April 28, 2016). Additional groups also submitted letters of concerns with the potential conflict between the vehicular and bicycle users on the Orcutt Road (Bike Coalition, April 2016, HealSLO, 2015).

According to the traffic study, typical operations (B&B and incidental camping) and regular temporary events for up to 225 persons will generate up to 100 peak hour trips. Larger temporary events for 226 to 400 persons will result in a higher trip generated and may trigger road improvements along the site frontage. For more information on traffic impact, see Section 12 Transportation.

**Mitigation/Conclusion.** Impacts associated with police and fire protection, schools, and solid waste is considered to be less than significant.

#### Roads -- Safety Concerns

Based on the County Resolution 2008-152 for Roadway Safety Analysis (RSA) policy, events generating higher than 100 peak hour trips are required to improve project frontage. The project was revised to reduce the total peak hour trips (both typical operations and temporary events for 225 persons) to less than 100 peak hour trips. For events larger than 225 persons, a mandatory shuttle program will be implemented as part of the Traffic Demand Management Plan (TDMP) recommendations (Central Coastal Transportation Consulting, Nov 2015). Implementation of the TDMP is considered to reduce the overall impact to the public road to less than significant.

The statistical analysis demonstrated the potential impacts to the public road is less than significant, and does not warrant a left turn lane nor frontage improvement with the implementation of the proposed Transportation Demand Management Plan (TDMP). However, the County must also consider the project's in compatibility with the neighborhood and other road users. This section of Orcutt Road is identified for a Class II bike lane improvement in the County Bikeways Plan (2010). Based on concerns from the concentration and number of turning vehicles and compatibility with cyclists and runners along Orcutt Rd., this project may be conditioned to widen Orcutt Road (on project side only) to accommodate an additional bike lane. This widening would help alleviate the potential conflicts between vehicular and bicycle users on Orcutt Road. Additional measures such as bike lane painting may also be considered by the decision makers. For more discussion on Transportation impact, refer to Section 12.

11.	RECREATION  Will the project:	Potentially Significant	Impact can & will be mitigated	Insignificant Impact	Not Applicable
a)	Increase the use or demand for parks or other recreation opportunities?			$\boxtimes$	
b)	Affect the access to trails, parks or other recreation opportunities?			$\boxtimes$	
c)	Other				$\boxtimes$

**Setting.** The County's Parks and Recreation Element does not show that a potential trail goes through the project site. The project is not proposed in a location that will affect any trail, park, recreational resource, coastal access, and/or Natural Area. However, Orcutt Road is a popular road heavily used by recreational and commuting cyclists, as identified in the County's Bikeways Plan (2010). In addition, due to its scenic qualities, Orcutt Road is used for the City of San Luis Obispo's annual marathon and triathlon events, which are organized by the City Department of Parks and Recreation.

**Impact**. The proposed project will not create a significant need for additional park, Natural Area, and/or open space recreational resources. The high number of events proposed may increase circulation conflicts between the different groups of Orcut Road users; vehicular, runners, and cyclists.

**Mitigation/Conclusion**. No significant recreation impacts are anticipated, and no mitigation measures are necessary. With the implementation of the proposed Traffic Demand Management Plan, the project is not anticipated to create significant impacts to the circulation on Orcutt Road. However, based on the concerns raised by the City of San Luis Obispo Community Development Department and Bike Coalition regarding the potential conflicts between the road users, decision makers can still require road widening along the project frontage to alleviate the potential conflicts between the road users. For more discussion on Transportation impact, refer to Section 12.

12. TRANSPORTATION/CIRCULATION		Potentially Significant	Impact can & will be	Insignificant Impact	Not Applicable	
	Will the project:	Oigimiount	mitigated	mipuot	Приношью	
a)	Increase vehicle trips to local or areawide circulation system?		$\boxtimes$			
b)	Reduce existing "Level of Service" on public roadway(s)?			$\boxtimes$		
c)	Create unsafe conditions on public roadways (e.g., limited access, design features, sight distance, slow vehicles)?			$\boxtimes$		
d)	Provide for adequate emergency access?			$\boxtimes$		
e)	Conflict with an established measure of effectiveness for the performance of the circulation system considering all modes of transportation (e.g. LOS, mass transit, etc.)?					
f)	Conflict with an applicable congestion management program?			$\boxtimes$		
g)	Conflict with adopted policies, plans, or programs regarding public transit, bicycle, or pedestrian facilities, or otherwise decrease the performance or safety of such facilities?					
h)	Result in a change in air traffic patterns that may result in substantial safety risks?				$\boxtimes$	
i)	Other:				$\boxtimes$	

# Setting.

The project is located on the west side of Orcutt Road just outside the southern limits of the City of San Luis Obispo. Orcutt Road is a two-lane arterial that connects wineries and ranchettes along the east side of the Edna Valley. Traffic counts taken in 2014 indicate Orcutt Road north of Biddle Ranch Road experiences an afternoon weekday peak hour traffic volume of 293 vehicle trips and an afternoon weekend (Saturday) peak hour of 142 trips.

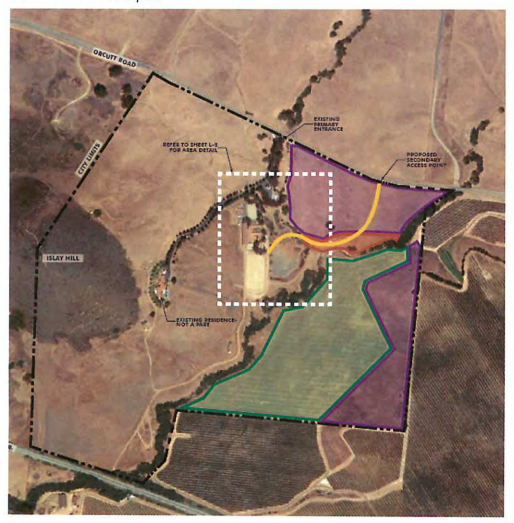
The County has established the acceptable Level of Service (LOS) on roads for this rural area as "C" or better. The existing road network in the area (County jurisdiction) is operating at acceptable levels. As proposed, the project includes the following:

- conversion of the existing equestrian facility into a 8-room Bed and Breakfast (B&B);
- 10-space incidental dry camping for equestrian related activity; and
- 52 events (48 events with maximum 225 attendees, and 4 events with maximum 400 person).

# Existing and Proposed Circulation

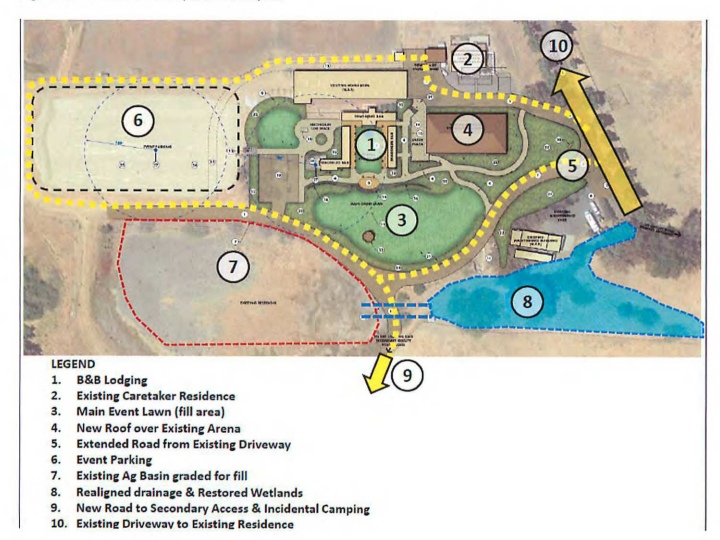
The property is an agricultural parcel that currently operates as an equestrian facility with a single family residence, care taker residence and a large animal barn. The proposed project plans show conceptual vehicular and pedestrian circulation and parking. The existing driveway would continue to be used as the primary access point and a secondary access is proposed as the emergency access driveway. (Figure 17 - Overall Masterplan)

Figure 17 - Overall Masterplan



The B&B lodging and event facilities are served by two paved driveways branching from the main access driveway. The north branch leads to the private residence (existing and not part of project) and the southern branch is extended to loop around the proposed B&B and main event lawn area. The looped road extends further south across the proposed dry camping area and functions as the secondary access road exiting unto Orcutt Road. There is a 1.25 acre riding arena (existing) west of the B&B, designated as unimproved event parking area and 14 car space permanent parking area east of the facility (Figure 18 – Detailed Conceptual Masterplan).

Figure 18 - Detailed Conceptual Masterplan



## Traffic Analysis

A traffic impact study was prepared to evaluate the transportation issues related to the existing equestrian facility and the proposed uses as B&B, incidental camping and an event venue for 52 temporary events per year (Central Coast Transportation Consulting, November 17, 2015). This final assessment has been developed in response to the County's Public Works review (May 7, July 29, and November 10, 2015). According to the final traffic study, the typical project operations with day camping and temporary stays at the B&B will result in 115 daily vehicle trips, or 10 peak hour trips (pht). A 225-person temporary event would generate up to 90 inbound and 90 outbound pht. Combined operations (typical operations and temporary events) will generate up to 100 pht.

## SLO County Resolution 2008-152 Roadway Improvement Standards

The SLO County Resolution 2008-152 sets forth standards for roadway improvements for development that attracts public traffic, such as temporary events. For a project that generates more than 100 peak hour trips, Resolution 2008-152 requires 1/4 mile of roadway length to be improved between the project entrance and the nearest intersection, along with the preparation of a Roadway Safety Analysis (RSA). The purpose of the RSA is to limit the exposure of increasing the number of collisions on roads in rural areas from new development that will attract general public traffic.

Improvements to ensure safe traffic operations may include (but is not limited to) widening of shoulders, removal of roadside obstacles, improving sight distance, enhanced access points and left turn lanes.

## Impacts.

The applicant is requesting 52 events per year at the La Lomita Ranch (48 events up to 225 attendees and 4 events up to 400 attendees). Per the final Traffic Impact Study (Central Coast Transportation Consulting, November 17, 2015), the estimated trips generated from the typical operations and a 225-person temporary event will be 100 peak hour trips (pht). This will be the majority of the traffic related with the proposed project.

# a. Daily Operations and Regular Events (max. 225 attendees)

The following Table 4 summarizes the project's trip generation estimates for typical operations and a 225-person special event. Typical operations were estimated using standard rates provided by the Institute of Transportation Engineers (ITE) for Hotels and Campground/Recreational Vehicle Parks. The following assumptions were made to estimate trips for special events on the site with 225 attendees:

- The average vehicle occupancy for special events is 2.5 persons per vehicle per the County's Resolution 2008-152. For a 225-person event, this corresponds to 90 vehicles entering the site and 90 vehicles departing the site during an event day, for a total of 180 daily trips.
- Per the project description, the 225 attendees combined with the Bed & Breakfast guests, RV campers, and traffic associated with other typical site operations will not exceed 100 pht.
- As a worst-case estimate, all attendees were assumed to arrive during a single hour and depart during a different single hour.
- Up to 10 dry camping sites would be provided on the site. Trip estimates for on-site camping were developed using the ITE rates for Campground/Recreational Vehicle park uses.
- Smaller special events would generate fewer trips.

	Table 4 Tr	ip Generat	ion					
Project Component	0:	Daily		Peak Hour Trips				
Froject Component	Size	Trips	W	Weekday A		Weekday PM		/ PM
Typical Operations	···		In	Out	Total	In	Out	Total
Bed and Breakfast <sup>1</sup>	8 rooms	65	2	2	4	3	2	5
Campers <sup>2</sup>	10 occupied sites	50	2	3	5	3	2	5
Total:	115	4	5	9	6	4	10	
Special Events Operations			E	vent S	tart	Ē	i Event E	ind
Special Events <sup>3</sup>	225 attendees	180	90	0	90	0	90	90

1. ITE Trip Generation Manual, Land Use Code 310, Hotel. Average trip rate used.

2. ITE Trip Generation Manual, Land Use Code 416, Campground/Recreational Vehicle Park.

3. Special Events traffic assumed to have an average vehicle ridership of 2.5, per County Resolution 2008-152. Attendees were assumed to enter within one hour and exit in one different hour.

Source: Trip Generation, 9th Edition, ITE (2012) and CCTC, 2015

## b. Larger Events (226 to 400 attendees)

The project description also includes 4 annual events for 226 to 400 attendees. These larger events will generate more than 100 peak hour trips, which is the threshold for requiring a ¼ mile frontage improvement along the project side per the County Resolution 2008-152. However, the applicant had revised the project by limiting the regular events to 225-attendees so the total trips generated by the regular events and typical operations will not exceed the 100 peak hour trips threshold.

For the larger events, the applicant will implement a Transportation Demand Management Plan (TDMP) that utilizes off-site parking arrangement and shuttle service to manage the occasional larger events without exceeding 100 peak hour trips threshold. Given the rural nature of the project site and the infrequency of large events the TDMP strategies focus on shuttle service to minimize peak hour trips to the site. (Central Coast Transportation Consulting, November 17, 2015).

## Site Access and Circulation

# a. Existing Driveway

The County provides intersection and driveway sight distance standards based on the minimum stopping sight distance (SSD) identified in the Caltrans Highway Design Manual. The speed limit near the project driveway is 55 mph. This corresponds to a minimum SSD of 500 feet. The project's primary driveway provides sight distance in excess of 700 feet in both directions, which exceeds the minimum required SSD and is therefore adequate. This existing driveway will continue to be used as the primary access point. This driveway is currently controlled by an interior gate permitting one-way flow only. It will be necessary to widen this bottleneck to allow two-way traffic and ensure that the gate is open during special events to prevent vehicles stopped at the gate from spilling back onto Orcutt Road. The driveway will be reconstructed in accordance with County Public Improvement Standard B-1e for high speed and /or high volume rural roadways, and County A-5 series sight distance standards. This improvement will require a tapered right-of way cut back approximately 100 feet from Orcutt Road, with possible relocation of several existing power poles and portions of the entrance wall within the right-of-way.

## b. Secondary (Emergency) Access

A Fire Protection Engineering Master Plan Summary Report (Collings & Associates, April 20, 2015) was submitted as part of the application which recommends fire protection improvements and facilities to satisfy relevant fire protection codes. The project has been reviewed by CalFIRE (letter dated May 15, 2015) for code requirements relating to fire protection; their comments will be incorporated into conditions of project approval. Fire protection regulations require that a secondary access be provided for fire trucks. An emergency secondary access is shown on conceptual plans near the top of a vertical curve to provide clear sight lines on both sides of the crest. A review of the emergency access road sight distance would be adequate if it is moved 20 feet south on Orcutt Road and raised approximately one foot above the finished grade of Orcutt Road.

#### c. Parking

The proposed B&B operation will require 11 parking spaces on site. As designed, the project includes 14 parking spaces with an accessible space. For equestrian related activities, the project proposes 10 incidental dry camping spaces, mainly for horse trailers and related vehicles. For a regular 225-person event, 90 vehicles are estimated based on 2.5 person occupancy per Resolution 2008-152. An unimproved riding arena approximately 1.25 acre

area west of the B&B will be used for event parking. This area can accommodate 133 vehicles, assuming 400 square feet per car. This is more than adequate for the 90 vehicles estimated from a regular 225-person event. For events accommodating more than 225 attendees, a Transportation Demand Management plan is proposed with off-site parking and shuttle service. On-site event parking, combined with the proposed Transportation Demand Management Plan will ensure adequate parking for all temporary events.

#### d. Collision Evaluation

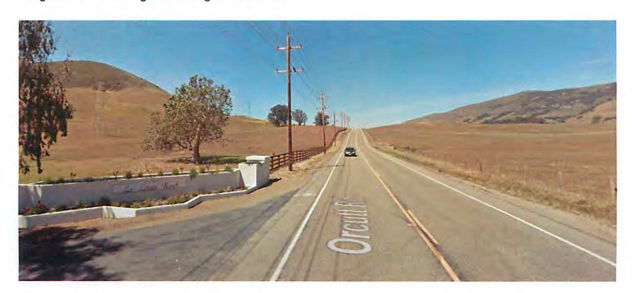
Collision reports in the vicinity of the project were reviewed from 2011 through 2013. No collisions were reported within one mile of the project driveway.

## e. County Bikeways Plan

Orcutt Road is a popular bicycle route for cyclists. It is currently considered a Class III bike route, which is a shared roadway with other vehicles (Figure 19 - Existing Site along Orcutt Road). The County Bikeways Plan (Appendix A, 2010) has identified Orcutt Road as a proposed Class II bike lane from the San Luis Obispo City periphery to Lopez Drive in Arroyo Grande. This is a long area of proposed Class II bike lane broken into 4 segments; Tank Farm Road to Avocado Road, Avocado Road to Biddle Ranch Road, Biddle Ranch Road to Tiffany Ranch Road, and Tiffany Ranch Road to Lopez Drive. In addition, SLOCOG's 2014 Regional Transportation Plan includes a project to improve Orcutt Road to arterial standards with Class II bike lanes between the SLO City limits and Biddle Ranch Road.

Per the County Resolution 2008-152 Road Improvements, 1/4 mile frontage improvements will be required for events generating above 100 peak hour trips. Frontage improvements along this subject parcel would include widening the road shoulder to a Class II bike lane. As proposed, the number of peak hour trips (pht) generated from the proposed temporary events (for 225 person) does not exceed the 100 pht. In order not to exceed the 100 pht generated, the larger events (up to 400 person) the applicant has proposed a Transportation Demand Management Plan (TDM) to include offsite parking and shuttle transportation. However, concerns have been expressed by the cycling community (e.g. Bike Coalition) and the City of SLO regarding the potential conflicts between traffic (especially turning movements) generated by the project and users of this popular cycling route. While not identified as a significant circulation impact requiring mitigation, the decision makers may require improvements (including widening per the County Bikeways Plan (2010)) in order to address the conflict between users of the roadway.





## Left Turn Lane Evaluation

The County of San Luis Obispo provided a seven day count from February 2014 for Orcutt Road north of Biddle Ranch Road, approximately two miles south of the project's primary driveway. The peak weekday traffic volumes occurred on a Tuesday, with 2,386 daily vehicles, 260 AM (71 SB, 189 NB) peak hour vehicles, and 293 PM (207 SB, 86 NB) peak hour vehicles.

The need for left turn lanes was evaluated based on the approach recommended in AASHTO *Green Book*'s Table 9-23, the Guide for Left-Turn Lanes on Two-Lane Highways. This table provides recommended thresholds for determining if a left turn lane is warranted. The thresholds are an important element of the decision making process, but must be considered with other factors such as design consistency within a corridor and site specific constraints.

Figure 20 -- Guide for Left Turn Lanes on Two-Lane Highways

	U.S.	Customa	гу				
Advancing Volume (veh/h)							
Opposing Volume (veh/h)	5% Left Turns	10% Left Turns	20% Left Turns	30% Left Turns			
	40-mph	Operating	Speed				
800	330	240	180	160			
600	410	305	225	200			
400	510	380	275	245			
200	640	470	350	305			
100	720	515	390	340			
	50-mph	Operating	Speed				
800	280	210	165	135			
600	350	260	195	170			
400	430	320	240	210			
200	550	400	300	270			
100	615	445	335	295			
	60-mph	Operating	Speed				
800	230	170	125	115			
600	290	210	160	140			
400	365	270	200	175			
200	450	330	250	215			
100	505	370	275	240			

Source: AASHTO Green Book Table 9-23

For the purposes of this left-turn lane analysis, the project-generated trips were distributed with 80% to and from the north and 20% to and from the south. This corresponds to a northbound left turning volume of 20 inbound vehicles when an event starts. This assumes guests and all attendees arrive in a single hour.

Given the speed limit of 55 mph northbound, a 60 mph operating speed provides a conservative analysis for the left-turn lane. In the existing plus project PM peak hour, the opposing southbound traffic on Orcutt Road is 287 vehicles per hour (vph)-207 existing trips plus 80 project trips (80% of 100 trips come from the north). The northbound advancing volume consists of 86 vph through and 20 vph (20% of 100 trips come from the south) turning left. This translates to 23% left turns. Given the 23% left turns, an advancing volume of roughly 200 vehicles would be needed to justify a left turn

lane. Therefore, temporary events with 225 attendees plus typical operations would not warrant a left turn lane based on the following chart due to the low advancing volumes.

## Mitigation/Conclusion.

The proposed project is expected not to impact or change Orcutt Road current Level of Service which is "C" or better for roads in rural areas. There are adequate onsite parking for typical operations (B&B and equestrian related incidental camping) and regular events with up to 225-attendees.

## Roads -- Safety Concerns

Based on the County Resolution 2008-152 for Roadway Safety Analysis (RSA) policy, events generating higher than 100 peak hour trips are required to improve project frontage. The project was revised to reduce the total peak hour trips (both typical operations and temporary events for 225 persons) to less than 100 peak hour trips. For events larger than 225 persons, a mandatory shuttle program will be implemented as part of the Traffic Demand Management Plan (TDMP) recommendations (Central Coastal Transportation Consulting, Nov 2015). Implementation of the TDMP is considered to reduce the overall impact to the public road to less than significant. Furthermore, the widening of the existing driveway to allow for adequate two-way traffic will reduce the number of cars stopped at the gate from spilling back onto Orcutt Road.

Even though statistical analysis demonstrated the potential impacts to the public road is less than significant, does not warrant a left turn lane nor frontage improvement, the County considered the project in compatibility with the neighborhood. This section of Orcutt Road is identified for a Class II bike lane improvement in the County Bikeways Plan (2010). Based on concerns from the concentration and number of turning vehicles and compatibility with cyclists and runners along Orcutt Rd., this project may be conditioned to widen Orcutt Road (on project side only) to accommodate an additional bike lane. This widening would help alleviate the potential conflicts between vehicular and bicycle users on Orcutt Road. Additional measures such as bike lane painting may also be considered by the decision makers.

#### Transportation Demand Management Plan (TDMP

Events with more than 225 attendees will be subject to the implementation of a Transportation Demand Management Plan described as follows:

#### 1. Contract Shuttle Service

Any one of the following combinations of on-site parking and contract shuttle service presented in Table 5 would ensure that a 400-attendee event generates fewer than 100 peak hour trips.

	Table 5 Shuttle Service
1.	100 attendees park on site, 300 off-site, with average shuttle occupancy of 10 persons.
2.	175 attendees park on site, 225 off-site, with average shuttle occupancy of 15 persons.
3.	200 attendees park on site, 200 off-site, with average shuttle occupancy of 20 persons.

The combinations above assume all contract shuttle riders would park at an off-site parking lot. Several centralized off-site parking locations have been nominated such as San Luis Obispo County Regional Airport Lots, MindBody Parking Structure on Tank Farm Road, or Dr.

Vernacchia Airport Business Center parking lot. Collecting shuttle riders from a centralized offsite parking location will reduce vehicle trips on surrounding roads.

# 2. Event Administration & Operations

The following operational measures would be implemented to minimize vehicle trips:

- Restrict the number of vehicles parking on site, per Table 5, by use of a parking pass.
   Incentivize carpooling by providing premium parking passes to vehicles with more than three occupants.
- Provision of tickets/parking passes for on-site parking spaces and clearly noting that on-site parking will only be provided to those patrons with a parking pass. Provision of graphic directions that clearly depict the remote shuttle pick-up points and schedule for attendees parking off-site.
- Provision of prominent onsite signage directing traffic to the project entry. Coordination
  of contracted shuttle pick-up with local hotels where out-of-town guests will stay.
- Traffic monitoring serving to provide traffic and incident management support between the event venue and the off-site parking location during the day of the event.

## 3. Monitoring, Post-Event Evaluation, Reporting, and Enforcement

The effectiveness of the TDM plan shall be monitored and adjusted, if necessary, to maintain no more than 100 peak hour trips per event and improve site access and circulation. This postevent evaluation is considered the first step in planning for the next planned special event.

- Collect turning movement traffic counts at the project driveway on the day of large special events to monitor the effectiveness of the TDM plan. The counts should, at a minimum, include the hour before an event starts and after it ends.
- Provide a summary report of the event's traffic generation to the County within 14 days of receipt of traffic counts collected during the special event.
- If needed, adjust the plan by providing additional shuttle opportunities, reducing available onsite parking, or reducing the number of attendees to ensure no more than 100 peak hour trips are generated.

Based on the permit conditions and associated driveway improvements, adequate onsite parking for typical operations and regular 225-attendee events, and the implementation of a final, County approved Transportation Demand Management Plan, impacts to the transportation and circulation is considered to be less than significant.

13. WASTEWATER  Will the project:	Potentially Significant	Impact can & will be mitigated	Insignificant impact	Not Applicable
a) Violate waste discharge requirements or Central Coast Basin Plan criteria for wastewater systems?	. 🗆		$\boxtimes$	
<ul><li>b) Change the quality of surface or groun water (e.g., nitrogen-loading, day- lighting)?</li></ul>	d			
c) Adversely affect community wastewate service provider?	er 🗌			$\boxtimes$

13. WASTEWATER	Potentially Significant	Impact can & will be	Insignificant Impact	Not Applicable
Will the project:	J	mitigated		••
d) Other:				$\boxtimes$

**Setting.** Regulations and guidelines on proper wastewater system design and criteria are found within the County's Plumbing Code (hereafter CPC; see Chapter 7 of the Building and Construction Ordinance [Title 19]), the "Water Quality Control Plan, Central Coast Basin" (Regional Water Quality Control Board [RWQCB] hereafter referred to as the "Basin Plan"), and the California Plumbing Code. These regulations include specific requirements for both on-site and community wastewater systems. These regulations are applied to all new wastewater systems.

**Impacts**. The applicant plans to utilize an existing septic tank and leach field system located on site. Per County code, the Environmental Health Department will require that the applicant verify septic system adequacy as needed for the proposed uses (May 22, 2015). The system should be evaluated for capacity to handle back to back maximum sized events (guest production, and employees waste). The minimum separation between the septic leach field and existing water supply wells will also need to be verified prior to occupancy.

Although the existing system has functioned without incident for a number of years, adequate land area exists within the proposed event parking area to expand or replace the existing system. In the event soils are encountered with a high clay content, a subsurface drip system with associated pretreatment could be installed. The maximum land area required for such a system, assuming poor soil conditions, would be one acre. This footprint includes the required set aside area and the following required setbacks:

- 100' separation from water supply wells
- 100' setback from water courses and existing reservoir
- Code required setbacks from property lines or structures

**Mitigation/Conclusions**. Based on the following project conditions or design features, wastewater impacts are considered less than significant:

- ✓ The project has sufficient land area per the County's Land Use Ordinance to support an onsite system;
- ✓ There is adequate soil separation between the bottom of the leach line to bedrock or high groundwater;
- ✓ The soil's slope is less than 20%;
- ✓ The leach lines are outside of the 100-year flood hazard area;
- ✓ There is adequate distance between proposed leach lines and existing or proposed wells;
- ✓ The leach lines are at least 100 feet from creeks and water bodies.

The applicant shall satisfy all wastewater and hazardous materials disposal requirements by Environmental Health Department prior to holding events. Based on such compliance and project conditions, no significant wastewater impacts were identified. Refer to Exhibit B - Mitigation Summary Table.

14	I. WATER & HYDROLOGY  Will the project:	Potentially Significant	Impact can & will be mitigated	insignificant Impact	Not Applicable			
OI	UALITY		mugateu					
a)				$\boxtimes$				
b)	Discharge into surface waters or otherwise alter surface water quality (e.g., turbidity, sediment, temperature, dissolved oxygen, etc.)?			$\boxtimes$				
c)	Change the quality of groundwater (e.g., saltwater intrusion, nitrogen-loading, etc.)?			$\boxtimes$				
d)	Create or contribute runoff water which would exceed the capacity of existing or planned stormwater drainage systems or provide additional sources of polluted runoff?							
e)	Change rates of soil absorption, or amount or direction of surface runoff?		$\boxtimes$					
f)	Change the drainage patterns where substantial on- or off-site sedimentation/ erosion or flooding may occur?		$\boxtimes$					
g)	Involve activities within the 100-year flood zone?			$\boxtimes$				
QU	JANTITY	_			_			
h)	Change the quantity or movement of available surface or ground water?	Ш	Ш		Ш			
i)	Adversely affect community water service provider?				$\boxtimes$			
j)	Expose people to a risk of loss, injury or death involving flooding (e.g., dam failure,etc.), or inundation by seiche, tsunami or mudflow?			$\boxtimes$				
k)	Other:				$\boxtimes$			
	Setting.							
:	The project site consists of gently to moderately sloping terrain at the foot of Islay Hill. Two ephemeral creeks cross the property which support sparse to dense riparian vegetation (Figure 21). Existing structures and impervious surfaces include horse barns, an uncovered arena, asphalt paving and concrete walkways totaling 3,249 square feet (Figure 22).							
1	DRAINAGE - The following relates to the project's	drainage aspe	cts:					
	Within the 100-year Flood Hazard designation? No							

Closest creek? Adjacent to the project site

Distance? Approximately 250 feet

The topography of the project is gently rolling to steeply sloping. The closest creek from the proposed development is adjacent to the project site. As described in the NRCS Soil Survey, the soil surface is considered to have low to moderate erodibility.

Liny
Hill

Project Area

Sanciar Chings County
Conditional Use Permit
DICCO14-00134
Vander thesis

Project Size

The pro

Figure 21 -- Topography and Drainage Features

When a project has the potential to generate runoff that may adversely impact offsite receiving areas, the Land Use Ordinance (LUO Sec. 22.52.080) requires the preparation of a drainage plan to minimize potential drainage impacts. When required, this plan would recommend measures to address drainage and erosion such as the construction of on-site retention or detention basins and the installation of surface water flow dissipaters. Such a plan would also need to demonstrate that the increased surface runoff would have no more impacts to offsite receiving areas than that caused by historic flows.

Projects involving more than one acre of disturbance are subject to preparing a Storm Water Pollution Prevention Plan (SWPPP) to minimize on-site sedimentation and erosion. When work is done in the rainy season, the County's Land Use Ordinance requires that temporary erosion and sedimentation measures to be installed.



Figure 22 -- Master Plan With Impervious Surface Summary

SEDIMENTATION AND EROSION – Soil type, area of disturbance, and slopes are key aspects to analyzing potential sedimentation and erosion issues. The project's soil types and descriptions are listed in the previous Agriculture section under "Setting". As described in the NRCS Soil Survey, the project's soil erodibility is as follows:

Soil erodibility: Low to moderate

A sedimentation and erosion control plan is required for all construction and grading projects (LUO Sec. 22.52.120) to minimize these impacts. When required, the plan is prepared by a civil engineer to address both temporary and long-term sedimentation and erosion impacts. Projects involving more than one acre of disturbance are subject to the preparation of a Storm Water Pollution Prevention Plan (SWPPP), which focuses on controlling storm water runoff. The Regional Water Quality Control Board is the local extension who monitors this program.

WATER SUPPLY -- The project will be utilizing an existing well, known as Well "W" or Well "1" (Figure 25). A four hour well pump test is included with the project application (Farm Supply, October 4, 2011), which concludes that the well can sustain a pumping rate of 18.5 gal/min. Other characteristics of the existing water supply are as follows:

- Assuming 16 hours of pumping, the well can produce an estimated volume of 17,800 gal/day.
- Water quality information has been collected for the well (BSK Associates, February 27, 2015), which is also provided as part of the application. The well meets primary and secondary water quality standards for metals and dissolved minerals.

 A Master Fire Protection Plan has been prepared and is submitted along with the application package (Collings, 2015). The protection plan analyzed the fire sprinkler system requirements, fire flow and water storage analysis for the proposed project.

Figure 23 -- Master Plan With Well Locations





# Impact – Drainage, Sedimentation and Erosion

The project will result in the construction of additional impervious surfaces for access roads, walkways, a new 600 square foot storage shed, a caretaker's residence and a new cover for an existing arena. New impervious area will total approximately 1,790 square feet.

Construction within the project area will result in the disturbance of approximately 0.7 acres of a 161.13 acre parcel. The preliminary grading plan shows 5,967 cubic yards (CY) of cut and 921 CY of fill. The fill material will be sourced from an existing reservoir and placed in the drainage channel adjacent to the lodging units to create a lawn event area. A 160 foot section of the ephemeral drainage will be realigned to flow around the event area lawn to the existing reservoir. An existing drainage will be restored to compensate for the loss of the riparian habitat where the fill is placed and any additional riparian area impacted from the frontage improvement along Orcutt Road.

The project application includes a Preliminary Stormwater Control Plan (Wallace Group, January 2016) which incorporates design features and Best Management Practices to protect water quality. With regards to project impacts on water quality the following conditions will apply:

- √ The project will be subject to standard County requirements for drainage, sedimentation and erosion control for construction and permanent use;
- ✓ The project is not on highly erodible soils, nor on moderate to steep slopes:

- ✓ The project is not within a 100-year Flood Hazard designation;
- ✓ All disturbed areas will be permanently stabilized with impermeable surfaces and landscaping;
- ✓ Parking area drainage inlets will be fitted with hydrocarbon filters;
- ✓ Bioswales will be installed as a part of the drainage plan;
- ✓ Stockpiles will be properly managed during construction to avoid material loss due to erosion;
- ✓ The project is subject to the County's Plumbing Code (Chapter 7 of the Building and Construction Ordinance [Title 19]), and/or the "Water Quality Control Plan, Central Coast Basin" for its wastewater requirements, where wastewater impacts to the groundwater basin will be less than significant;
- ✓ All hazardous materials and/or wastes will be properly stored on-site, which include secondary containment should spills or leaks occur;

### **Impact - Water Quantity**

The application includes an estimate of existing water demand, and water demand for temporary events as follows:

### Typical Project Operations Annual Water Usage Estimate

- Irrigation supplied through non-domestic well
- Eight unit bed and breakfast, assuming the following:
  - o 50 gal/capita/day
  - Average occupancy of 2 persons/unit
  - o 70% occupancy
  - Total annual demand = 204,800 gal/year (560 gal/day)
  - o Estimated maximum day demand (Average use x 2): 1,120 gal/day
- Caretaker's quarters
  - o Irrigation to be supplied separately, from non-domestic well
  - o 50 gal/capita/day
  - o Average occupancy 3 persons
  - o Assume full time occupancy
  - Total annual demand = 54,800 gal/year (150 gal/day)
  - Estimated maximum day demand (Average use x 2): 300 gal/day
- Domestic water for employee use
  - o Assume 5 employees on a full time equivalent basis
  - Average use of 10 gal/cap/day
  - Total annual demand = 18,300 gal/year (50 gal/day)
  - o Estimated maximum day demand (Average use x 2): 100 gal/day

Based on the water estimation, the maximum domestic water demand is estimated at 1,520 gal/day. As discussed in the setting, above, the existing well can produce at least 17,800 gallons per day which greatly exceeds the estimated daily demand of the project, including existing demand.

## Temporary Events Annual Water Usage Estimate

Based on the event industry standard, 10 gallons of water per person is anticipated water usage. The water demand associated with 52 temporary events is approximately 77,800 gallons annually (0.23 acre feet/ year). This works out to be approximately 215 gal/day. Table 6 below outlines the total water usage for the proposed temporary events. 77,800 gallons annually (0.23 acre-feet annually):

Table 6 Water Demand For Temporary Events								
No. Of Guests	Water Demand Per Guest	No. Of Event Days Per Year	Gallons Per Day	Gallons Per Year	Acre-Feet Per Year			
251- 400	10 gallons per person	2	4,000	8,000	0.024			
131- 250	10 gallons per person	4	2,500	10,000	0.030			
Less than 130	10 gallons per person	46	1,300	59,800	0.183			
TOTAL:		52		77,800	0.23 AFY			

Based on the calculated water demand, the total water demand will be approximately 1,735 gallons / day. With the existing well producing 18 g/min, the domestic well will need approximately 2 hours of pumping daily to meet the required water needs for the proposed uses on site.

## **Impact- Water Quality**

A water quality test was performed on the well serving the project site (BSK Associates, February 27, 2015). That report found no traces of coliform or E coli in the water supply.

## Mitigation/Conclusion.

### Drainage, Sedimentation and Erosion.

As specified above for water quality, existing regulations and/or required plans will adequately address surface water quality impacts during construction and permanent use of the project. Pursuant to County Ordinances, the applicant will be required to prepare, prior to issuance of construction permits, an Erosion and Sedimentation Control Plan and Drainage Plan. All Erosion and Sedimentation Control Plans shall be accompanied with a complete Stormwater Quality Plan and Best Management Practices compliant with the Low Impact Development Handbook. No additional measures above what are required or proposed are needed to protect water quality.

#### Water Supply & Quality.

For fire protection purposes, the Master Fire Protection Plan recommended dedicated 20,000 gallon water storage in addition to the 5,000 gallon of domestic water storage. The new dedicated fire water storage tank will be located adjacent to the existing domestic water tank on site. Prior to holding events, the applicant will be required to verify proper waste disposal, water supply adequacy and potability as needed for the proposed use with the Environmental Health Department (May 22, 2015).

Based on available fire analysis, water information and the comments from the Environmental Health Department, there are no known constraints to prevent the project from obtaining its water demands. Implementation of the Master Fire Protection Plan (Gollings, 2015) will ensure adequate water storage for fire protection is provided. The Environmental Health Department will require a transient non-community water permit if the site will have more than 25 persons per day for 60 days of the year. Based on available information and compliance with the Environmental Health Department's requirements, potential impacts to the water source and quality will not be significant. No additional measures above what are required or proposed are needed to protect water quality.

15	. LAND USE  Will the project:	Inconsistent	Potentially Inconsistent	Consistent	Not Applicable
·	Be potentially inconsistent with land use, policy/regulation (e.g., general plan [County Land Use Element and Ordinance], local coastal plan, specific plan, Clean Air Plan, etc.) adopted to avoid or mitigate for environmental effects?				
	Be potentially inconsistent with any habitat or community conservation plan?				$\boxtimes$
•	Be potentially inconsistent with adopted agency environmental plans or policies with jurisdiction over the project?				
-	Be potentially incompatible with surrounding land uses?			$\boxtimes$	
<b>e</b> )	Other:				$\boxtimes$

**Setting/Impact.** Surrounding uses are identified on Page 2 of the Initial Study. The proposed project was reviewed for consistency with policy and/or regulatory documents relating to the environment and appropriate land use (e.g., County Land Use Ordinance, Local Coastal Plan, Airport Land Use Plan, etc.). Referrals were sent to outside agencies to review for policy consistencies (e.g., Airport Land Use Commission, CAL FIRE for Fire Code, APCD for Clean Air Plan, etc.). The project was found to be consistent with these documents (refer also to Exhibit A on reference documents used).

The project is not within or adjacent to a Habitat Conservation Plan area. The project is consistent or compatible with the surrounding uses as summarized on page 2 of this Initial Study.

The proposed project is subject to the following Planning Area Standard(s) as found in the County's LUO:

1. Chapter 22.96 San Luis Obispo Planning Area

2. Chapter 22.96.040 San Luis Obispo Sub-area Standards

As discussed in Section 10 Public Services and Utilities, the project was referred to the City of San Luis Obispo for review and comment. The project is located within the City's identified Greenbelt area. The City response letter (July 7, 2015) identifies two programs of the City's Conservation and Open Space Element that may be applicable to this project:

- 7.7.1 Protect natural communities The City supports natural communities and will encourage individuals, organizations, and other agencies to take the same actions within their areas of responsibility and jurisdiction;
- 7.7.9 Creek setbacks. Refer to the City's Conservation and Open Space Element policies for appropriate creek setbacks during project evaluation.

The City's comment letter states that the previous creek course which appears to have been altered to direct drainage into the pond area (now proposed for conversion to an event area) should be evaluated for rehabilitation and possible reconnection to the historical drainage course. In addition,

the City raised concerns with the road safety for both cyclists and runners along the Orcutt Road as the project proposes a high number of temporary events, which will increase the traffic along this popular road during the event period. Lack of a left turn lane and increased event traffic can expose cyclists to higher risks along the narrow shoulders along this segment (April 28, 2016).

**Mitigation/Conclusion.** As conditioned, the proposed project will be consistent with the Land Use Ordinance. Agriculture will remain the primary use of the 161 acre site. As proposed, the total acreage used for events and B&B is 4.1 acre, or 2.5% of the entire property. Impacts to the riparian areas will be mitigated by obtaining relevant permitting from resource agencies for streambed alterations, implementation of preconstruction surveys and compensatory wetland mitigation plan that includes restoration of an ephemeral creek. No inconsistencies were identified and therefore no additional measures above what will already be required were determined necessary.

#### Roads -- Safety Concerns

Based on the County Resolution 2008-152 for Roadway Safety Analysis (RSA) policy, events generating higher than 100 peak hour trips are required to improve project frontage. The project was revised to reduce the total peak hour trips (both typical operations and temporary events for 225 persons) to less than 100 peak hour trips. For events larger than 225 persons, a mandatory shuttle program will be implemented as part of the Traffic Demand Management Plan (TDMP) recommendations (Central Coastal Transportation Consulting, Nov 2015). Implementation of the TDMP is considered to reduce the overall impact to the public road to less than significant. Furthermore, the widening of the existing driveway to allow for adequate two-way traffic will reduce the number of cars stopped at the gate from spilling back onto Orcutt Road.

Even though statistical analysis demonstrated the potential impacts to the public road is less than significant, does not warrant a left turn lane nor frontage improvement, the County considered the project in compatibility with the neighborhood. This section of Orcutt Road is identified for a Class II bike lane improvement in the County Bikeways Plan (2010). Based on concerns from the concentration and number of turning vehicles and compatibility with cyclists and runners along Orcutt Rd., this project may be conditioned to widen Orcutt Road (on project side only) to accommodate an additional bike lane. This widening would help alleviate the potential conflicts between vehicular and bicycle users on Orcutt Road. Additional measures such as bike lane painting may also be considered by the decision makers.

16.	MANDATORY FINDINGS OF SIGNIFICANCE	Potentially Significant	Impact can & will be mitigated	Insignificant Impact	Not Applicable		
a)	Will the project:  Have the potential to degrade the quality of the environment, substantially reduce the habitat of a fish or wildlife species, cause a fish or wildlife population to drop below self-sustaining levels, threaten to eliminate a plant or animal community, reduce the number or restrict the range of a rare or endangered plant or animal or eliminate important						
	sustaining levels, threaten to eliminat	e a plant or ar	nimal commui	nity, reduce the	e number		

("Cumulatively considerable" means that the incremental effects of a project are considerable when viewed in connection with the effects of past projects, the effects of other current projects, and the effects

	of probable future projects)			$\boxtimes$	
c)	Have environmental effects which wi beings, either directly or indirectly?		tial adverse	effects on hum	nan
	r further information on CEQA or the Co unty's web site at "www.sloplanning.org"				
En	vironmental Resources Evaluation System information about the California Environm	at: http://www.ce			

# **Exhibit A - Initial Study References and Agency Contacts**

The County Planning Department has contacted various agencies for their comments on the proposed project. With respect to the subject application, the following have been contacted (marked with an  $\boxtimes$ ) and when a response was made, it is either attached or in the application file:

Conta	<u>icted Agency</u>		<u>Response</u>
$\boxtimes$	County Public Works Department		Attached
$\boxtimes$	County Environmental Health Services	S	Attached
$\boxtimes$	County Agricultural Commissioner's O	office	Attached
	County Airport Manager		Not Applicable
$\overline{\boxtimes}$	Airport Land Use Commission		Attached
$\boxtimes$	Air Pollution Control District		Attached
同	County Sheriff's Department		Not Applicable
一	Regional Water Quality Control Board	1	Not Applicable
Ħ	CA Coastal Commission		Not Applicable
M			
H	CA Department of Fish and Wildlife		Attached
님	CA Department of Forestry (Cal Fire)		Not Applicable
닖	CA Department of Transportation		Not Applicable
$\bowtie$	City of San Luis Obispo Community	Devel	opment <b>Attached</b>
X	Other <u>HealSLO Healthy Community Wo</u>	rking G	<u>roup</u> Attached
$\boxtimes$	Other Bike SLO County		Attached
	** "No comment" or "No concerns"-type res	ponses	are usually not attached
propos	ollowing checked ("⊠") reference materials sed project and are hereby incorporated lation is available at the County Planning an	by refe	peen used in the environmental review for the erence into the Initial Study. The following ling Department.
Count C F G M M M M M M M M M M M M M M M M M M	roject File for the Subject Application y documents coastal Plan Policies ramework for Planning (Coastal/Inland) ceneral Plan (Inland/Coastal), includes all naps/elements; more pertinent elements: Agriculture Element Conservation & Open Space Element Economic Element Housing Element Noise Element Parks & Recreation Element/Project List		Design Plan Specific Plan Annual Resource Summary Report Circulation Study er documents Clean Air Plan/APCD Handbook Regional Transportation Plan Uniform Fire Code Water Quality Control Plan (Central Coast Basin – Region 3) Archaeological Resources Map Area of Critical Concerns Map
	Safety Element and Use Ordinance (Inland/Coastal) uilding and Construction Ordinance ublic Facilities Fee Ordinance eal Property Division Ordinance ffordable Housing Fund     Airport Land Use Plan nergy Wise Plan LO Area Plan/SLO (north) sub area and Update EIR		Special Biological Importance Map CA Natural Species Diversity Database Fire Hazard Severity Map Flood Hazard Maps Natural Resources Conservation Service Soil Survey for SLO County GIS mapping layers (e.g., habitat, streams, contours, etc.) Other Bikeways Plan, 2010

- In addition, the following project specific information and/or reference materials have been considered as a part of the Initial Study:
- BSK Associates, February 27, 2015, Water Quality Test
- Central Coast Transportation Consulting, April 17, 2015, La Lomita Ranch B&B Trip Generation and Site Access
- Central Coast Transportation Consulting, June 30, 2015, La Lomita Ranch B&B Trip Generation and Site Access
- Central Coast Transportation Consulting, November 17, 2015, La Lomita Ranch B&B Trip Generation and Site Access
- Collings and Associates, April 20, 2015, Fire Protection Engineering Master Plan Summary Report for La Lomita Ranch Facility Renovation Project
- David Dubbink Associates, June 3, 2015, Noise Study for La Lomita Ranch Events
- Farm Supply Company, October 4, 2011, Pump Test Report for La Lomita Ranch
- Sage Institute, Inc., June 30, 2015, Biological and Wetland Resources Assessment for the La Lomita Ranch Project
- Sage Institute, Inc., October 16, 2015, Biological and Wetland Resources Assessment Addendum for the La Lomita Ranch Project
- Sage Institute, Inc., May 18, 2016, Biological and Wetland Resources Assessment Addendum for the La Lomita Ranch Project
- Wallace Group, January 12, 2016, Preliminary Stormwater Control Plan for La Lomita Ranch
- Wallace Group, April 17, 2015, La Lomita Ranch Water and Wastewater System Summary

# **Exhibit B - Mitigation Summary Table**

Per Public Resources Code Section 21081.6, the following measures also constitute the mitigation monitoring and/or reporting program that will reduce potentially significant impacts to less than significant levels. These measures will become conditions of approval (COAs) should the project be approved. The Lead Agency (County) or other Responsible Agencies, as specified in the following measures, are responsible to verify compliance with these COAs.

# **Aesthetics and Visual Resources**

- VS-1 At the time of application for construction permits, the applicant shall provide an exterior lighting plan. The plan shall include the height, location, and intensity of all exterior lighting. All lighting fixtures shall be shielded so that neither the lamp nor the related reflector interior surface is visible from Orcutt Road. All lighting poles, fixtures, and hoods shall be dark colored.

  This plan shall be implemented prior to final inspection or occupancy, whichever occurs first.
- VS-2 Exterior lighting related to events shall be turned on no earlier than 1 hour prior to the event and turned off after the end of each event. Temporary events shall occur between the hours of 10:00 am to 10:00 pm. All lighting related to events shall be turned off by 11 pm.
- VS-3 No up lighting of oak trees or lighting of landscaping is allowed. Minimal lighting for pedestrian safety and the onsite parking area is permitted and shall be turned off by 11pm. No permanent lighting is allowed to the overflow parking area, which shall remain unimproved. All exterior lighting shall comply with current County standards.

#### **Air Quality**

- AQ-1 Dust Mitigation. During construction/ground disturbing activities, the applicant shall implement the following particulate (dust) control measures. These measures shall be shown on the grading and building plans. In addition, the contractor or builder shall designate a person or persons to monitor the dust control program and to order increased watering, as necessary, to prevent transport of dust off site. Their duties shall include holiday and weekend periods when work may not be in progress. The name and telephone number of such persons shall be provided to the APCD prior to commencement of construction.
  - a. Reduce the amount of disturbed area where possible.
  - b. Use water trucks, APCD approved dust suppressants (see Section 4.3 in the CEQA Air Quality Handbook), or sprinkler systems in sufficient quantities to prevent airborne dust from leaving the site and from exceeding the District's limit of 200/o opacity for greater than 3 minutes in any 60 minute period. Increased watering frequency would be required whenever wind speeds exceed 15 mph. Reclaimed (non-potable) water should be used whenever possible. Please note that since water use is a concern due to drought conditions, the contractor or builder shall consider the use of an APCD-approved dust suppressant where feasible to reduce the amount of water used for dust control. For a list of suppressants, see Section 4.3 of the CEQA Air Quality Handbook;
  - c. All dirt stock-pile areas should be sprayed daily and covered with tarps or other dust barriers as needed;
  - d. All roadways, driveways, sidewalks, etc. to be paved should be completed as soon as possible, and building pads should be laid as soon as possible after grading unless seeding, soil binders or other dust controls are used. Sweep streets at the end of each day

- if visible soil material is carried onto adjacent paved roads. Water sweepers with reclaimed water should be used where feasible;
- e. All of these fugitive dust mitigation measures shall be shown on grading and building plans;
- f. The contractor or builder shall designate a person or persons to monitor the fugitive dust emissions and enhance the implementation of the measures as necessary to minimize dust complaints, reduce visible emissions below 20% opacity. Their duties shall include holidays and weekend periods when work may not be in progress.
- AQ-2 No developmental burning is allowed unless an application is filed and a burn permit is issued by the Air Pollution Control District (APCD). The application shall include the justification for burning greenwaste material on the project site as well as two written estimates for chipping, grinding, or hauling the greenwaste.
- AQ-3 "Naturally-occurring asbestos" has been identified by the State Air Resources Board as a toxic air contaminant. Serpentine and ultramafic rocks are very common in the state and may contain naturally occurring asbestos. Under the State Air Resources Board Air Toxics Control Measure (ATCM) for Construction, Grading, Quarrying, and Surface Mining Operations, prior to construction permit issuance, a geologic investigation will be prepared and then submitted to the county to determine the presence of naturally-occurring asbestos. If naturally occurring asbestos is found at the site, the applicant must comply with all requirements outlined in the Asbestos ATCM before grading begins. These requirements may include, but are not limited to, 1) preparation of an "Asbestos Dust Mitigation Plan", which must be approved by APCD before grading begins; 2) an "Asbestos Health and Safety Program", as determined necessary by APCD. If NOA is not present, an exemption request shall be filed with the APCD. (For any questions regarding these requirements, contact the APCD at (805) 781-5912 or go to http://www.slocieanair.org/business/asbestos.php). Prior to final inspection or occupancy, whichever occurs first, when naturally-occurring asbestos is encountered, the applicant shall provide verification from APCD that the above measures have been incorporated into the project.
- AQ-4 The following mitigation is required on the day(s) of the temporary event:
  - 1. Designated parking locations shall be:
    - a. Paved when possible:
    - b. Plant fast germinating non-invasive grass or low cut dense vegetation; or,
    - c. Treated with a dust suppressant (see Technical Appendix 4.3 of the APCD's CEQA Handbook) such that fugitive dust emissions do not exceed the APCD 20% opacity limit for greater than 3 minutes in any 60 minute period (APCD Rule 401) or prompt nuisance violations (APCD Rule 402).
  - 2. For these unpaved sections, implement one of the following:
    - a. For the life of the project, pave and maintain the roads, driveways, and/or parking areas; or,
    - b. For the life of the project, maintain the unpaved roads, driveways, and/or parking areas with a dust suppressant (See Technical Appendix 4.3 of the APCD's CEQA Handbook for a list of APCD-approved suppressants) such that fugitive dust missions do not exceed the APCD 20% opacity limit for greater than 3 minutes in any 60 minute period (APCD Rule 401) or prompt nuisance violations (APCD Rule 402).
    - c. The applicant shall also implement and maintain design standards to ensure vehicles that use the on-site unpaved road are physically limited (e.g., speed

bumps) to a posted speed limit of 15 mph or less, in order to maintain long-term efficacy of the dust suppressant.

- AQ-5 Fire pits for incidental camping can be used with the following standards
  - a. Locate fire pits at least 700 feet from the nearest residence; or,
  - b. Fire pits should be at least 100 feet apart; and
  - c. Fire pits should not be used when air quality for fine particulates (PM2.5) is forecasted to exceed 100 on the Air Quality Index (AQI).
  - d. Outdoor fire pits must be operated in compliance with APCD's Rule Book 402 (Nuisance) and the facility operator shall proactively take steps to reduce air quality concern and/or nuisance when reported.

#### **Biological Resources**

Waters of the United States/Waters of the State - Jurisdictional Waters.

- BIO-1: Prior to issuance of grading and construction permits, the applicant shall obtain Clean Water Act (CWA) regulatory compliance in the form of a permit from the U.S. Army Corps of Engineers (USACE) or written documentation from the USACE that no permit would be required for the proposed road crossing. Should a permit be required, the applicant shall implement all the terms and conditions of the permit to the satisfaction of the USACE. Permits and authorizations require applicants to demonstrate that the proposed project has been designed and will be implemented in a manner that avoids and minimizes impacts on aquatic resources. Compliance with USACE permitting would also include obtaining and CWA 401 Water Quality Certification from the Regional Water Quality Control Board (RWQCB). In addition, the USACE and RWQCB may require onsite compensatory mitigation for unavoidable permanent impacts on non-wetland waters of the U.S. habitat to achieve the goal of a no net loss of aquatic resources values and functions. The applicant shall submit to the County, a written documentation of approval obtained from the USACE and RWQCB if a permit and/or compensatory mitigation plan is required.
- BIO-2: Prior to issuance of grading and construction permits, the applicant shall obtain compliance with Section 1600 of the California Fish and Game Code (Streambed Alteration Agreements) in the form of a completed Streambed Alteration Agreement or written documentation from the CDFW that no agreement would be required for the proposed fill of the ephemeral drainage and reservoir. Should an agreement be required, the property owners shall implement all the terms and conditions of the agreement to the satisfaction of the CDFW. The CDFW Streambed Alteration Agreement process encourages applicants to demonstrate that the proposed project has been designed and will be implemented in a manner that avoids and minimizes impacts in the stream zone. In addition, CDFW may require onsite compensatory mitigation for unavoidable impacts on non-wetland waters of the State habitat in the form of ephemeral drainage habitat restoration plan to the extent feasible. The applicant shall submit to the County, a written documentation of CDFW's approval of the final compensatory mitigation for permanent impacts to the riparian areas.
- BIO-3: Conceptual Compensatory Mitigation Plan. To mitigate impacts to the 0.17 acre of US waters, 0.41 acre of State waters within the project area and any additional jurisdictional waters due to frontage improvement, the applicant shall provide a formal compensatory mitigation and monitoring plan to the County and regulatory agencies with permit applicants based on the conceptual compensatory mitigation plan (BWA Addendum, October 2015 -

Oasis Associates, Inc. Sheet L-3 Conceptual Planting Plan). The conceptual plan included an approximate 160 foot reach of new channel, enhancement of approximately 672 feet of existing ephemeral creek channel, and 1.2 acres of riparian and upland buffer tree, shrub, and herbaceous ground cover habitat. The conceptual compensatory mitigation of 1.2 acres of created and enhanced riparian and upland buffer habitat constitutes a 7:1 mitigation ratio of impacts on non- wetland waters of the U.S. and a 3:1 mitigation ratio for impacts on waters of the State. The final approved plan may vary from this conceptual plan based on the final wetlands disturbance area, agency input, commercial availability of plant and seed material, and further evaluation of the plant palette mix appropriate to the mitigation area design.

Establishment Monitoring and Success Criteria — The compensatory mitigation area shall be provided supplemental irrigation for plant establishment that could be upwards of three years depending on wet season rainfall. The area shall be maintained regularly for invasive weed removal and irrigation maintenance as needed. Monitoring and reporting would occur annually for a three to five year period depending on successful plant establishment and agency requirements. The compensatory mitigation would be deemed successful with at least 80 percent survival of all trees and shrubs after two years without supplemental irrigation. Alternately for shrubs, a cover of greater than 75 percent would be deemed a success. A tolerance of no greater than five percent aerial cover of non-native invasive weedy species would also be required. Given this mitigation area would be viewed as an amenity to the proposed project, ongoing maintenance and irrigation may occur well beyond the success establishment period.

#### Special-Status Wildlife Species -- Nesting Birds

BIO- 4: Vegetation removal and initial site disturbance for any project elements shall be conducted between September 1st and January 31st outside of the nesting season for birds. If vegetation removal is planned for the bird nesting season (February 1st to August 31st), then preconstruction nesting bird surveys shall be required to determine if any active nests would be impacted by project construction. If no active nests are found, then no further mitigation shall be required. If any active nests are found that would be impacted by construction, then the nest sites shall be avoided with the establishment of a non-disturbance buffer zone around active nests as determined by a qualified biologist. Nest sites shall be avoided and protected with the non-disturbance buffer zone until the adults and young of the year are no longer reliant on the nest site for survival as determined by a qualified biologist.

**Prior to issuance of grading and/or construction permits,** a pre-construction survey report shall be submitted to the County Department of Planning and Building immediately upon completion of the survey. The report shall detail appropriate fencing or flagging of the buffer zone and make recommendations on additional monitoring requirements. A map of the project site and nest locations shall be included with the report. The County-approved biologist conducting the nesting survey shall have the authority to reduce or increase the recommended buffer depending upon site conditions.

#### Special Status Aquatic Species

BIO- 5: All project work within the ephemeral drainage and reservoir shall be conducted when no water is present within either feature. A preconstruction survey by a qualified biologist shall be conducted within 30 days of commencement of project to determine if potential suitable habitat for the California red-legged frog, foothill yellow- legged frog, and/or western pond

turtle occurs within the project disturbance footprint. Should these aquatic species and/or suitable habitat be found, project work shall be delayed until the project area no longer supports aquatic habitat or these species, as confirmed by the qualified biologist. Permanent and temporary impacts on the reservoir and ephemeral drainage shall be mitigated by the implementation of the final Compensatory Mitigation Plan, as approved by the regulating resource agencies and submitted to the County for verification.

#### **Cultural Resources**

CR-1 If unanticipated paleontological or cultural resources are encountered during construction, all work must halt within 50 feet until the finding has been evaluated by a San Luis Obispo County approved paleontologist or archeologist (depending on the nature of the discovery).

## **Geology and Soils**

**GS-1 Prior to issuance of construction and/or grading permits**, the applicant shall submit a drainage and erosion and sedimentation control plan in compliance with County Ordinance Section 23.05.040. The plans shall be prepared by a civil engineer to address both temporary and long-term drainage, sedimentation and erosion impacts.

### **Transportation and Traffic**

- TR-1 The existing driveway shall be reconstructed to County Public Improvement Standards B-1e for high speed and/or high volume rural roadways, and County A-5 series sight distance standards. This primary access driveway shall be widened to allow adequate two-way traffic. This driveway shall remain open during temporary events to prevent vehicles stopped at the gate from spilling back onto Orcutt Road.
- **TR-2 Prior to issuance of construction permits**, the applicant shall submit revised plans showing revised location of the secondary access road to meet CalFire's safety requirements.
- TR-3 Prior to issuance of construction permits, the applicant shall submit a final Transportation Management Plan (TMP) prepared by a licensed civil or traffic engineer for review and approval by the Planning and Building Department, in consultation with the Public Works Department. The intent of the TMP will be to minimize impacts to the surrounding road network for events of any size. The elements of the TMP must include:
  - a. The recommendations from the preliminary "La Lomita Bed & Breakfast Special Events Transportation Demand Management Plan" prepared by CCRTC, dated November 2015.
    - i. Establish and implement a mandatory shuttle program for event guests and visitors, including identification of offsite park-and-ride facilities.
    - ii. Establish and implement a program that limits or prohibits guests and visitors from using their private vehicles to access events by encouraging alternative modes of transportation, high occupancy vehicle preferences, parking passes, free shuttle, etc.
    - iii. Establish a monitoring and recording program to document TMP compliance that includes event day vehicle counts for morning and afternoon peak hour trips, and total daily trips
  - b. Event traffic control plan including signage and flag-persons. Note that an encroachment permit issued by Public Works will be required for any traffic control proposed within the right-of-way.
  - c. No site event shall occur during historic community events, including the City of San Luis Marathon/Triathlon.
  - d. Limit event delivery services to off-peak event hours.

- e. Designates a Transportation Management Plan coordinator and provides contact information. Together with implementing the TMP, the coordinator must also respond to all agency and public inquires.
- f. Establish and implement an enforcement program to ensure compliance with the approved TMP and a records keeping plan to substantiate compliance.
- g. Establish and implement a procedure to request county approval for subsequent TMP amendments.
- TR-4 Prior to issuance of construction permits, in order to ensure adequate parking will be available to meet offsite parking demands for the proposed events per the TMP, the applicant shall obtain the necessary approval, as required from the appropriate permitting authority for the proposed use of off-site parking facilities located either within the City or County of San Luis Obispo jurisdiction.
- **TR-5** For the life of the project, the property owner(s) shall adhere to and enforce the Transportation Management Plan (TMP). Amendments to the TMP may be allowed but must be submitted by a registered civil or transportation engineer for prior approval by the County Planning and Building Department, in consultation with the Department of Public Works and the City of San Luis Obispo.
- **TR-6** For the life of the project, and in accordance with County Code Section 13.08, no activities associated with this permit shall be allowed to occur within the public right-of-way prior to obtaining a valid Encroachment Permit from the Public Works Department, including, but not limited to: project signage, tree trimming and/or planting, and fences.

#### **Wastewater**

- WW-1 Prior to final inspection and prior to holding any events, the applicant shall contact the Environmental Health Department to verify water supply adequacy and potability as for the proposed project. The applicant shall contact the Environmental Division to determine if an annual permit will be required for the water supply at this facility.
- **WW-2 Prior to final inspection and prior to holding any events**, the applicant shall contact the Environmental Health Department to verify septic system adequacy as needed for proposed use. The system should be evaluated for capacity to handle back to back maximum sized events (guest production, and employees waste).
- **WW-3** Portable restroom facilities may be used, in lieu of permanent restrooms, provided they meet all state and local specifications and are sufficient to serve the maximum number of persons allowed at an event.

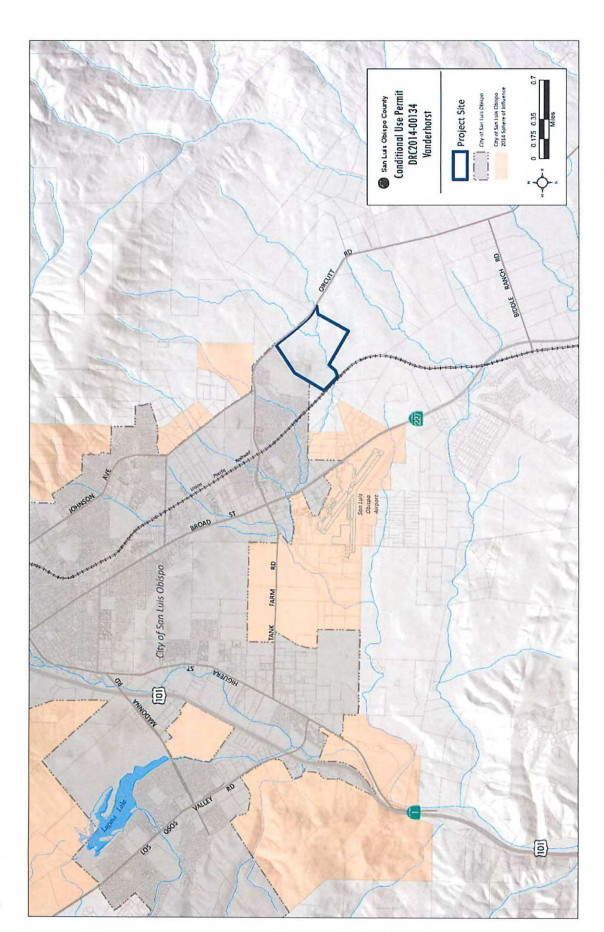
#### Water/Drainage

- W-1 At the time of application for construction permits, the applicant shall submit complete drainage plans for review and approval in accordance with Section 22.52.110 (Drainage) of the Land Use Ordinance.
- W-2 At the time of application for construction permits, the applicant shall submit a Final Stormwater Control Plan for review and approval by the County Department of Public Works.
- W-2 At the time of application for construction permits, the applicant shall submit complete landscape plans for review and approval in accordance with Section 22.16 (Landscaping) and Title 19 Building and Construction Water Conservation standards.

W-3 For the life of the project, the project shall comply with the requirements of the National Pollutant Discharge Elimination System Phase I and/or Phase II storm water program and the County's Storm Water Pollution Control and Discharge Ordinance, Title 8, Section 8.68 et sec.

## **Condition Compliance/Environmental Monitoring**

EM-1 At the time of application for construction permit, the applicant shall submit an environmental compliance package to the Planning Department that details each /mitigation measure/condition of approval. This package shall verify how each condition of approval has been met or will be met, with supporting documentation.



Date: June 27, 2016

#### DEVELOPER'S STATEMENT FOR VANDERHORST CONDITIONAL USE PERMIT DRC2014-00134

The applicant agrees to incorporate the following measures into the project. These measures become a part of the project description and therefore become a part of the record of action upon which the environmental determination is based. All development activity must occur in strict compliance with the following mitigation measures. These measures shall be perpetual and run with the land. These measures are binding on all successors in interest of the subject property.

Per Public Resources Code Section 21081.6 the following measures also constitute the mitigation monitoring and/or reporting program that will reduce potentially significant impacts to less than significant levels. These measures will become conditions of approval (COAs) should the project be approved. The Lead Agency (County) or other Responsible Agencies, as specified in the following measures, is responsible to verify compliance with these COAs.

Note: The items contained in the boxes labeled "Monitoring" describe the County procedures to be used to ensure compliance with the mitigation measures.

The following mitigation measures address impacts that may occur as a result of the development of the project.

#### Visual

- VS-1 At the time of application for construction permits, the applicant shall provide an exterior lighting plan. The plan shall include the height, location, and intensity of all exterior lighting. All lighting fixtures shall be shielded so that neither the lamp nor the related reflector interior surface is visible from Orcutt Road. All lighting poles, fixtures, and hoods shall be dark colored. This plan shall be implemented prior to final inspection or occupancy, whichever occurs first.
- VS-2 Exterior lighting related to events shall be turned on no earlier than 1 hour prior to the event and turned off after the end of each event. Temporary events shall occur between the hours of 10:00 am to 10:00 pm. All lighting related to events shall be turned off by 11 pm.
- VS-3 No up lighting of oak trees or lighting of landscaping is allowed. Minimal lighting for pedestrian safety and the onsite parking area is permitted and shall be turned off by 11pm. No permanent lighting is allowed to the overflow parking area, which shall remain unimproved. All exterior lighting shall comply with County exterior lighting ordinance Section 22.10.060.

Monitoring: Compliance will be required by the County Department of Planning and Building.

#### **Air Quality**

- AQ-1 Dust Mitigation. During construction/ground disturbing activities, the applicant shall implement the following particulate (dust) control measures. These measures shall be shown on the grading and building plans. In addition, the contractor or builder shall designate a person or persons to monitor the dust control program and to order increased watering, as necessary, to prevent transport of dust off site. Their duties shall include holiday and weekend periods when work may not be in progress. The name and telephone number of such persons shall be provided to the APCD prior to commencement of construction.
  - a. Reduce the amount of disturbed area where possible,
  - b. Use water trucks, APCD approved dust suppressants (see Section 4.3 in the CEQA Air Quality Handbook), or sprinkler systems in sufficient quantities to prevent airborne dust from leaving the site and from exceeding the District's limit of 200/o opacity for greater than 3 minutes in any 60 minute period. Increased watering frequency would be required whenever wind speeds exceed 15 mph. Reclaimed (non-potable) water should be used whenever possible. Please note that since water use is a concern due to drought conditions, the contractor or builder shall consider the use of an APCD-approved dust suppressant where feasible to reduce the amount of water used for dust control. For a list of suppressants, see Section 4.3 of the CEQA Air Quality Handbook;
  - All dirt stock-pile areas should be sprayed daily and covered with tarps or other dust barriers as needed:
  - d. All roadways, driveways, sidewalks, etc. to be paved should be completed as soon as possible, and building pads should be laid as soon as possible after grading unless seeding, soil binders or other dust controls are used. Sweep streets at the end of each day if visible soil material is carried onto adjacent paved roads. Water sweepers with reclaimed water should be used where feasible;
  - e. All of these fugitive dust mitigation measures shall be shown on grading and building
  - f. The contractor or builder shall designate a person or persons to monitor the fugitive dust emissions and enhance the implementation of the measures as necessary to minimize dust complaints, reduce visible emissions below 20% opacity. Their duties shall include holidays and weekend periods when work may not be in progress.
- AQ-2 No developmental burning is allowed unless an application is filed and a burn permit is issued by the Air Pollution Control District (APCD). The application shall include the justification for burning greenwaste material on the project site as well as two written estimates for chipping, grinding, or hauling the greenwaste.
- AQ-3 "Naturally-occurring asbestos" has been identified by the State Air Resources Board as a toxic air contaminant. Serpentine and ultramafic rocks are very common in the state and may contain naturally occurring asbestos. Under the State Air Resources Board Air Toxics Control Measure (ATCM) for Construction, Grading, Quarrying, and Surface Mining Operations, prior to construction permit issuance, a geologic investigation will be prepared and then submitted to the county to determine the presence of naturally-occurring asbestos. If naturally occurring asbestos is found at the site, the applicant must comply with all requirements outlined in the Asbestos ATCM before grading begins. These requirements may include, but are not limited to, 1) preparation of an "Asbestos Dust Mitigation Plan", which must be approved by APCD before grading begins; 2) an "Asbestos Health and Safety Program", as determined necessary by APCD. If NOA is not present, an

exemption request shall be filed with the APCD. (For any questions regarding these requirements, contact the APCD at (805) 781-5912 or go to http://www.slocieanair.org/business/asbestos.php). Prior to final inspection or occupancy, whichever occurs first, when naturally-occurring asbestos is encountered, the applicant shall provide verification from APCD that the above measures have been incorporated into the project.

- AQ-4 The following mitigation is required on the day(s) of the temporary event:
  - 1. Designated parking locations shall be:
    - a. Paved when possible;
    - b. Plant fast germinating non-invasive grass or low cut dense vegetation; or,
    - Treated with a dust suppressant (see Technical Appendix 4.3 of the APCD's CEQA

Handbook) such that fugitive dust emissions do not exceed the APCD 20% opacity limit for greater than 3 minutes in any 60 minute period (APCD Rule 401) or prompt nuisance violations (APCD Rule 402).

- 2. For these unpaved sections, implement one of the following:
  - a. For the life of the project, pave and maintain the roads, driveways, and/or parking areas; or,
  - b. For the life of the project, maintain the unpaved roads, driveways, and/or parking areas with a dust suppressant (See Technical Appendix 4.3 of the APCD's CEQA Handbook for a list of APCD-approved suppressants) such that fugitive dust missions do not exceed the APCD 20% opacity limit for greater than 3 minutes in any 60 minute period (APCD Rule 401) or prompt nuisance violations (APCD Rule 402).
  - c. The applicant shall also implement and maintain design standards to ensure vehicles that use the on-site unpaved road are physically limited (e.g., speed bumps) to a posted speed limit of 15 mph or less, in order to maintain long-term efficacy of the dust suppressant.
- AQ-5 Fire pits for incidental camping can be used with the following standards:
  - a. Locate fire pits at least 700 feet from the nearest residence; or,
  - b. Fire pits should be at least 100 feet apart; and
  - c. Fire pits should not be used when air quality for fine particulates (PM2.5) is forecasted to exceed 100 on the Air Quality Index (AQI).
  - d. Outdoor fire pits must be operated in compliance with APCD's Rule Book 402 (Nuisance) and the facility operator shall proactively take steps to reduce air quality concern and/or nuisance when reported.

Monitoring: Required at the time of application for construction permits. Compliance will be required by the Air Pollution Control District and County Department of Planning and Building.

#### **Biological Resources**

Waters of the United States/Waters of the State - Jurisdictional Waters.

BIO-1: Prior to issuance of grading and construction permits, the applicant shall obtain

Clean Water Act (CWA) regulatory compliance in the form of a permit from the U.S. Army Corps of Engineers (USACE) or written documentation from the USACE that no permit would be required for the proposed road crossing. Should a permit be required, the applicant shall implement all the terms and conditions of the permit to the satisfaction of the USACE. Permits and authorizations require applicants to demonstrate that the proposed project has been designed and will be implemented in a manner that avoids and minimizes impacts on aquatic resources. Compliance with USACE permitting would also include obtaining and CWA 401 Water Quality Certification from the Regional Water Quality Control Board (RWQCB). In addition, the USACE and RWQCB may require onsite compensatory mitigation for unavoidable permanent impacts on non-wetland waters of the U.S. habitat to achieve the goal of a no net loss of aquatic resources values and functions. The applicant shall submit to the County, a written documentation of approval obtained from the USACE and RWQCB if a permit and/or compensatory mitigation plan is required.

- BIO-2: Prior to issuance of grading and construction permits, the applicant shall obtain compliance with Section 1600 of the California Fish and Game Code (Streambed Alteration Agreements) in the form of a completed Streambed Alteration Agreement or written documentation from the CDFW that no agreement would be required for the proposed fill of the ephemeral drainage and reservoir. Should an agreement be required, the property owners shall implement all the terms and conditions of the agreement to the satisfaction of the CDFW. The CDFW Streambed Alteration Agreement process encourages applicants to demonstrate that the proposed project has been designed and will be implemented in a manner that avoids and minimizes impacts in the stream zone. In addition, CDFW may require onsite compensatory mitigation for unavoidable impacts on non-wetland waters of the State habitat in the form of ephemeral drainage habitat restoration plan to the extent feasible. The applicant shall submit to the County, a written documentation of CDFW's approval of the final compensatory mitigation for permanent impacts to the riparian areas.
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of three years depending on wet season rainfall. The area shall be maintained regularly for invasive weed removal and irrigation maintenance as needed. Monitoring and reporting would occur annually for a three to five year period depending on successful plant establishment and agency requirements. The compensatory mitigation would be deemed successful with at least 80 percent survival of all trees and shrubs after two years without supplemental irrigation. Alternately for shrubs, a cover of greater than 75 percent would be deemed a success. A tolerance of no greater than five percent aerial cover of non-native invasive weedy species would also be required. Given this mitigation area would be viewed as an amenity to the proposed project, ongoing maintenance and irrigation may occur well beyond the success establishment period.

# Special-Status Wildlife Species -- Nesting Birds

BIO-4: Vegetation removal and initial site disturbance for any project elements shall be conducted between September 1st and January 31st outside of the nesting season for birds. If vegetation removal is planned for the bird nesting season (February 1st to August 31st), then preconstruction nesting bird surveys shall be required to determine if any active nests would be impacted by project construction. If no active nests are found, then no further mitigation shall be required. If any active nests are found that would be impacted by construction, then the nest sites shall be avoided with the establishment of a non-disturbance buffer zone around active nests as determined by a qualified biologist. Nest sites shall be avoided and protected with the non-disturbance buffer zone until the adults and young of the year are no longer reliant on the nest site for survival as determined by a qualified biologist.

Prior to issuance of grading and/or construction permits, a pre-construction survey report shall be submitted to the County Department of Planning and Building immediately upon completion of the survey. The report shall detail appropriate fencing or flagging of the buffer zone and make recommendations on additional monitoring requirements. A map of the project site and nest locations shall be included with the report. The County-approved biologist conducting the nesting survey shall have the authority to reduce or increase the recommended buffer depending upon site conditions.

#### Special Status Aquatic Species

BIO- 5: All project work within the ephemeral drainage and reservoir shall be conducted when no water is present within either feature. A preconstruction survey by a qualified biologist shall be conducted within 30 days of commencement of project to determine if potential suitable habitat for the California red-legged frog, foothill yellow- legged frog, and/or western pond turtle occurs within the project disturbance footprint. Should these aquatic species and/or suitable habitat be found, project work shall be delayed until the project area no longer supports aquatic habitat or these species, as confirmed by the qualified biologist. Permanent and temporary impacts on the reservoir and ephemeral drainage shall be mitigated by the implementation of the final Compensatory Mitigation Plan, as approved by the regulating resource agencies and submitted to the County for verification.

Monitoring: Required at the time of application for construction permits. Compliance will be verified by the County Department of Planning and Building.

#### **Transportation and Traffic**

- TR-1 The existing driveway shall be reconstructed to County Public Improvement Standards 8-1e for high speed and/or high volume rural roadways, and County A-5 series sight distance standards. This primary access driveway shall be widened to allow adequate two-way traffic. This driveway shall remain open during temporary events to prevent vehicles stopped at the gate from spilling back onto Orcutt Road.
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- c. No site event shall occur during historic community events, including the City of San Luis Marathon/Triathlon.
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- Designates a Transportation Management Plan coordinator and provides contact information. Together with implementing the TMP, the coordinator must also respond to all agency and public inquires.
- f. Establish and implement an enforcement program to ensure compliance with the approved TMP and a records keeping plan to substantiate compliance.
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TR-5 For the life of the project, the property owner(s) shall adhere to and enforce the Transportation Management Plan (TMP). Amendments to the TMP may be allowed but must be submitted by a registered civil or transportation engineer for prior approval by the County Planning and Building Department, in consultation with the Department of Public Works and the City of San Luis Obispo.

Monitoring: (TR1-4) Required at the time of application for construction permits. (TR-5) Required throughout the life of the project. Compliance will be verified by the County Department of Public Works and Department of Planning and Building.

Condition Compliance/Environmental Monitoring

EM-1 At the time of application for construction permit, the applicant shall submit an environmental compliance package to the Planning Department that details each /mitigation measure/condition of approval. This package shall verify how each condition of approval has been met or will be met, with supporting documentation.

Monitoring: Required at the time of application for construction permits. Compliance will be required by the County Department of Planning and Building.

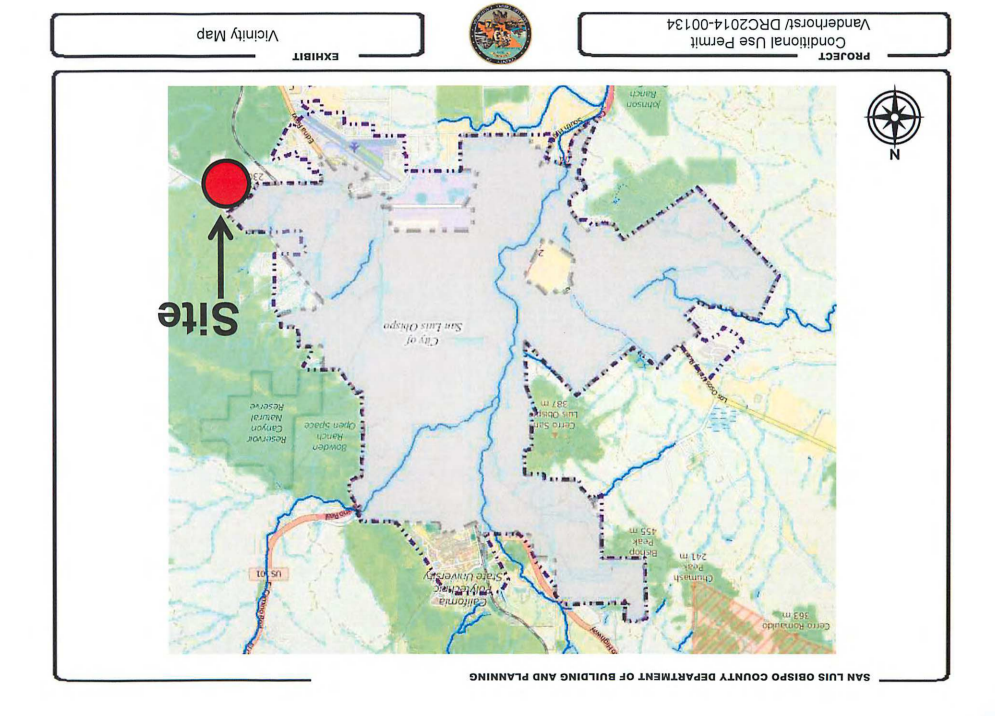
The applicant understands that any changes made to the project description subsequent to this environmental determination must be reviewed by the Environmental Coordinator and may require a new environmental determination for the project. By signing this agreement, the owner(s) agrees to and accepts the incorporation of the above measures into the proposed project description.

Signature of Owner(s)

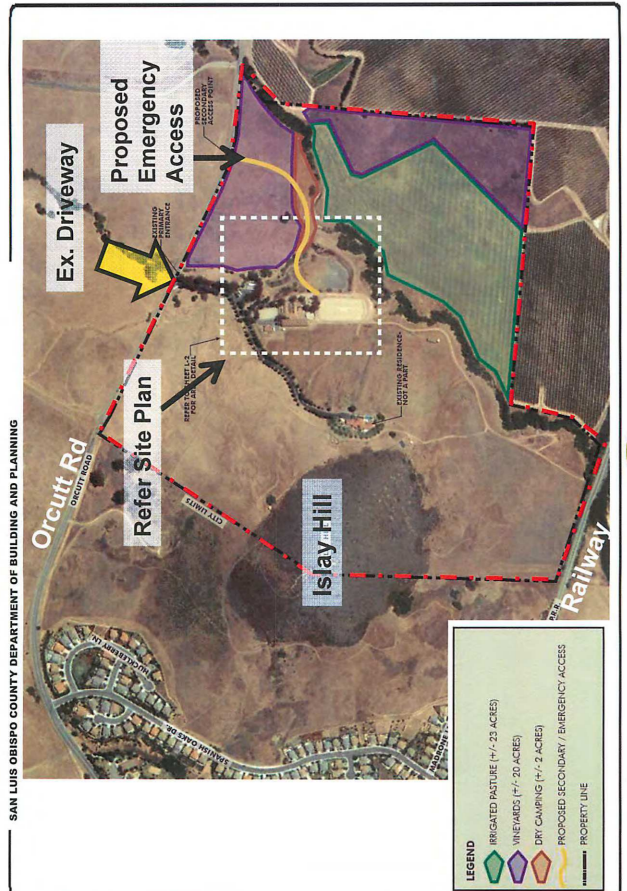
Name (Print)

Date

Signature of Owner(s) Name (Print) Date



Land Use Map EXHIBIT Agriculture SAN LUIS OBISPO COUNTY DEPARTMENT OF BUILDING AND PLANNING Commercial Service Vanderhorst/ DRC2014-00134 PROJECT Conditional Use Permit



EXHIBIT

Masterplan

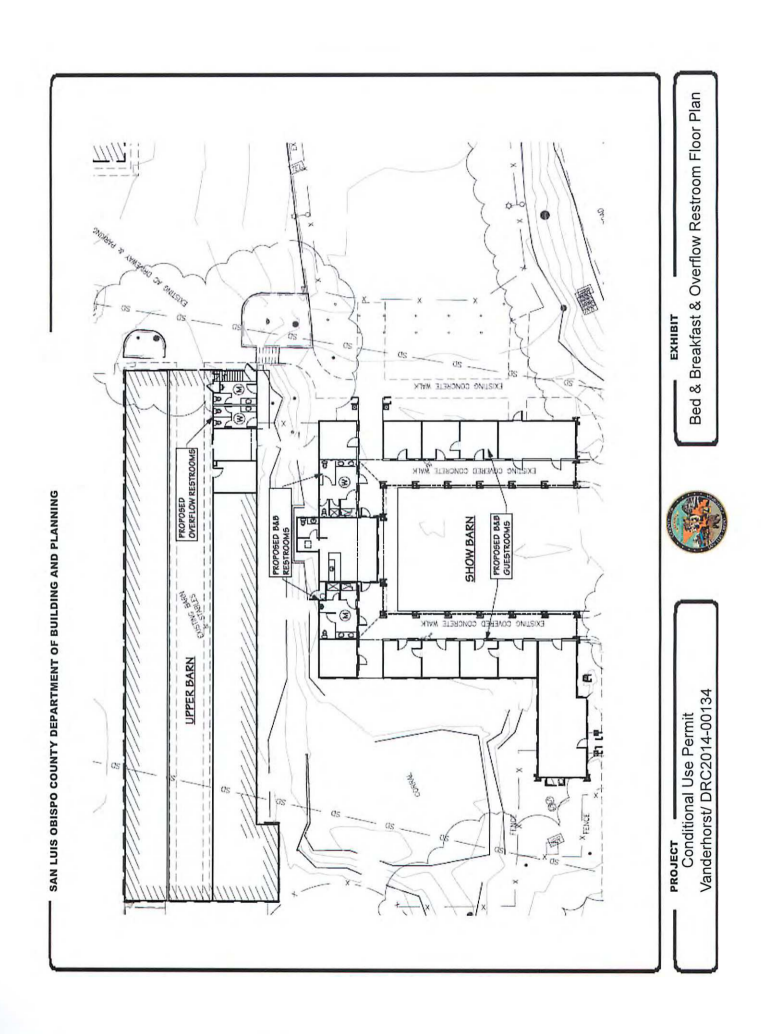
Conditional Use Permit
Vanderhorst/ DRC2014-00134

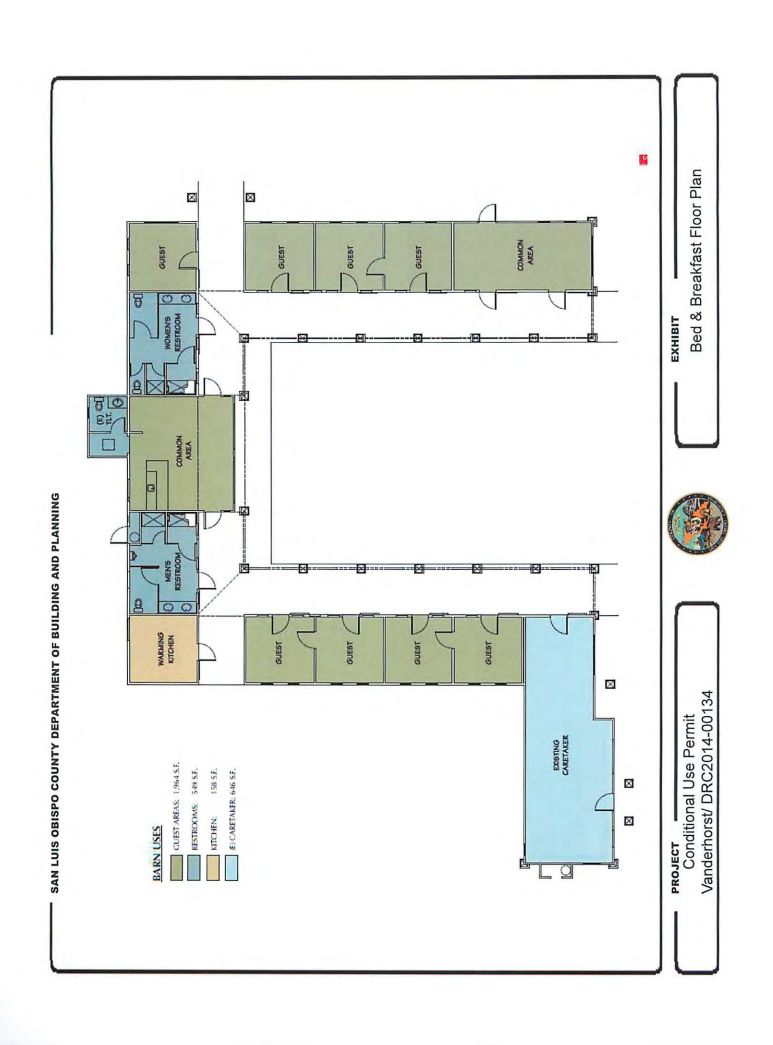
# SAN LUIS OBISPO COUNTY DEPARTMENT OF BUILDING AND PLANNING LEGEND **B&B** Lodging **Existing Caretaker Residence** Main Event Lawn (fill area) 4. New Roof over Existing Arena 5. Extended Road from Existing Driveway 6. Event Parking 7. Existing Ag Basin graded for fill 8. Realigned drainage & Restored Wetlands New Road to Secondary Access & Incidental Camping 10. Existing Driveway to Existing Residence **EXHIBIT**

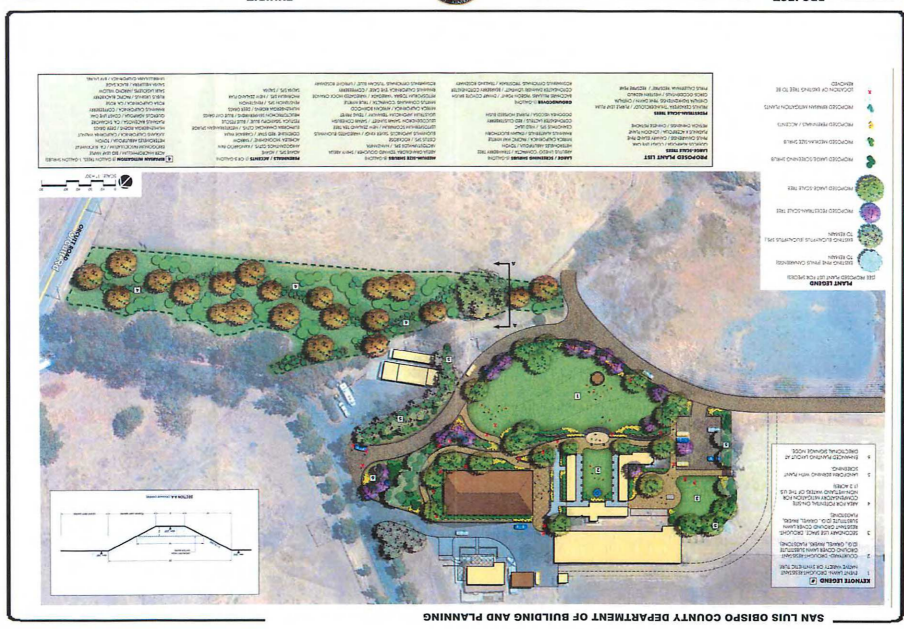
Conditional Use Permit Vanderhorst/ DRC2014-00134



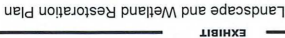
Site Plan







# Vanderhorst/ DRC2014-00134 Conditional Use Permit **PROJECT**







April 28, 2016

Schani Siong Department of Planning and Building County of San Luis Obispo 976 Osos St., Rm. 300 San Luis Obispo, CA 93408

SUBJECT: Conditional Use Permit application and environmental review for the proposed conversion of a show barn into an eight unit bed and breakfast; proposed establishment of an outdoor area as a temporary event venue including incidental dry camping; and proposed increased agriculture with irrigated pasture and vineyards at 4501 Orcutt Road (DRC2014-00134)

This letter serves as the City of San Luis Obispo's follow up comment letter on the above referenced conditional use permit application and Mitigated Negative Declaration.

The 2005 City/County Memorandum of Understanding states that the County and City should work cooperatively to plan for future uses and public services and facilities to improve and maintain area circulation, connections, and to preserve agricultural land and open space, and we appreciate this opportunity to provide input.

## **Public Works Department Comments**

Residents of the City often use this roadway for trip purposes and also for bicycle riding for both recreational as well as commute purposes. Therefore safety along the roadway is of importance to the City and its residents. The City's primary concern with lack of requiring a left turn lane is the potential safety concerns that could arise including the potential for vehicles to use the narrow should to pass left turn stopped vehicles. This could result in bicyclists being exposed to higher risks along the very narrow shoulders in this segment.

While the expansion of the primary driveway is a welcome addition to project conditions as a measure to alleviate potential hazards associated with vehicles waiting to make a left turn, City staff remains concerned the need may arise in the future to install a left turn lane. Accordingly, the City recommends the following conditions of approval:

# Recommended Conditions of Approval

# Conditions:

- 1. Prior to issuance of building permits, the applicant shall design and bond for installation of a left-turn lane. Once in operation, after one year, the event use shall be monitored and evaluated during peak events by a qualified consultant to determine the need for installation of the left-turn lane.
- 2. Prior to issuance of building permits, the necessary approvals for the proposed use of parking facilities at off-site locations in the City of San Luis Obispo shall be granted by the City of San Luis Obispo Community Development Department. In order to ensure adequate parking will be available to meet parking demand for the locations where proposed TDMP off-site parking will be provided within City limits, approval of a temporary or intermittent use approval by the City of San Luis Obispo Community Development Director will be required.
- 3. On an ongoing basis, the use permit shall be reviewed in the event there is substantiated evidence that the use is not being operated consistent with the project description and conditions of approval; or if documented hazards to pedestrians occur and/or traffic impacts are experienced which were not anticipated by the traffic report and traffic evaluation prepared for the project, or which were not observed or evaluated during the peak event evaluation after one year. In review of the use permit, the reviewing body may add, delete, or modify conditions of approval, or revoke the use permit.

The City requests to continue to be notified/consulted on further project review such as any significant project modifications, environmental review, and upcoming hearings.

Please feel free to contact me if you have any questions or would like to arrange a meeting. I can be contacted by phone at 805-781-7166, or by e-mail: bleveille@slocity.org

Thank you for considering City Community Development Department comments on the proposed project.

Sincoroly

Senior Planner
Long Range Planning
City of San Luis Obispo, Community Development Department

CC: San Luis Obispo City Council
Michael Codron, Community Development Director
Xzandrea Fowler, Deputy Director of Community Development
Tim Bochum, Deputy Director of Public Works
Hal Hannula, Supervising Civil Engineer
Jake Hudson, Traffic Operations Manager



July 7, 2015

Schani Siong
Department of Planning and Building
County of San Luis Obispo
976 Osos St., Rm. 300
San Luis Obispo, CA 93408

SUBJECT: Conditional Use Permit application to convert a show barn into an eight unit bed and breakfast; establish an outdoor area as a temporary event venue including incidental dry camping; and increased agriculture with irrigated pasture and vineyards at 4501 Orcutt Road (DRC2014-00134)

This letter serves as the City of San Luis Obispo's comment letter on the above referenced conditional use permit application.

The 2005 City/County Memorandum of Understanding states that the County and City should work cooperatively to plan for future uses and public services and facilities to improve and maintain area circulation, connections, and to preserve agricultural land and open space, and we appreciate this opportunity to provide input. The Community Development Department has noted important City policies for consideration regarding the proposed change in use within the City of San Luis Obispo's Greenbelt area. The Public Works Department has also provided comments on the traffic study evaluating the intensification of uses on the project site.

# **Water Supply**

Evaluation of the project should include an evaluation of the available long term water supply for the proposed intensification of uses on the site including the conversion of lands to increase agriculture with irrigated pasture and vineyards.

# **Conservation and Open Space Element Policy**

# 7.7.1 Protect natural communities (Programs 7.7.1 – 7.7.9)

The City will do the following in support of natural communities and will encourage individuals, organizations, and other agencies to take the same actions within their areas of responsibility and jurisdiction:

**7.7.9 Creek setbacks.** Please see the attached Conservation and Open Space Element policies regarding appropriate setbacks to creeks (Figure 8) which may be appropriate to consider in evaluation of the project.

The previous creek course which appears to have been altered to direct drainage into the pond area (now proposed for conversion an event area) should be evaluated for rehabilitation and possible reconnection to the historical drainage course.

# **Public Works Department Comments**

Residents of the City often use this roadway for trip purposes and also for bicycle riding for both recreational as well as commute purposes. Therefore safety along the roadway is of importance to the City and its residents.

Both the City travel demand model, as well as the SLOCOG traffic model, predict that Orcutt Road volumes will increase as US 101 traffic volumes increase and levels of service worsen. Therefore careful consideration should be given to providing the highest extent of safety and operationally efficiency for the roadway even with the rural characteristics that exist at the subject property.

The traffic study only reviews existing conditions and does not anticipate changes due to currently approved projects (in the city and county) or future year scenarios when volumes may increase. In addition, the project description does not describe widening improvements at the existing driveway which is narrow and does not allow for two-way passage.

## Left Turn Lane Assessment

The Impact Study uses three different left turn lane warrants to determine if a left turn lane should be installed as part of the project. This discussion is a little confusing to follow but it appears that one warrant is considered satisfied, one is considered not applicable and the third (Missouri MoDOT) is not considered warranted. The consultant uses a 60 MPH operating speed for warrant assessment (page 4) – we concur with this assumption.

However, in considering the Missouri warrants the consultant has opted to use a left turn warrant based upon a *50 MPH* assessment. This has led to a conclusion that the left turn lane may not be necessary at this location. Due to the variable speeds in this segment, the frequent high operating speeds along the corridor and the 55 MPH speed in the northbound direction, we recommend the County consider the use of the 55 MPH and 60 MPH warrant from the Missouri system instead.

These are shown below. Using the volumes identified in the report, the warrants appear to be exceeded and left turn lane should be considered for conditions between 55 and 60 MPH.

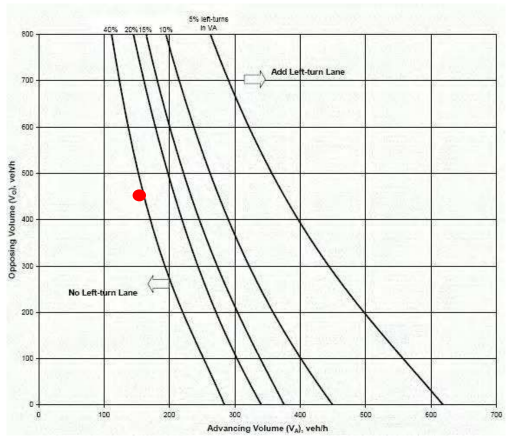


Figure 1 – MoDot Left Turn Lane Warrant (55 MPH) 490.9.4 Opposing: 457; Advancing: 150 (148); 42% Left Turns Warrant marginally met

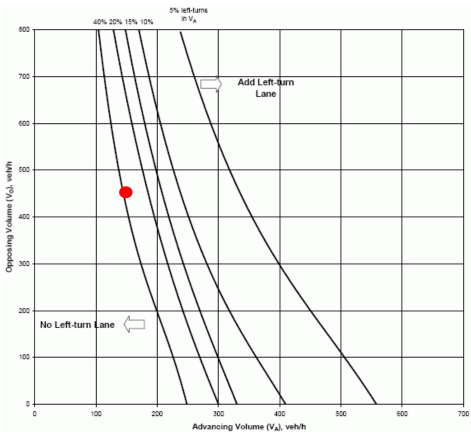


Figure 1 – MoDot Left Turn Lane Warrant (60 MPH) 940.9.5 Opposing: 457; Advancing: 150 (148); 42% Left Turns Warrant *met* 

This is the case of Orcutt Road in this vicinity. Advancing traffic speeds are at least 55 MPH and are sometimes higher. Using these warrants along with the NCHRP Report 745 criteria, the County should consider requiring a left turn lane as part of project approval.

Again, the TIS only considers existing conditions of Orcutt Road. It does not include traffic volumes associated with other projects already approved in the area or future conditions forecast in traffic models. The traffic volumes along Orcutt Road will increase, further satisfying the warrants discussed above.

The project description and the traffic impact study identify the existing culvert along Orcutt Road as a constraint to the widening and installation of the left turn lane. The culvert is minor in nature and should not be viewed as a prohibition to making necessary safety improvements, particularly if multiple warrants appear to be justified.

The City's primary concern with lack of requiring a left turn lane is the potential safety concerns that could arise including the potential for vehicles to use the narrow should to pass left turn stopped vehicles. This could result in bicyclists being exposed to higher risks along the very narrow shoulders in this segment.

# Proposed Mitigation

The project applicant proposes to mitigate the need for a left turn lane by providing mitigation with: "....traffic control and management services (e.g., notification of attendees, signage, remote parking and van pool services, on-site traffic monitors)." While these services help in event operations and can reduce some access issues they are difficult to monitor from a regulatory standpoint, are cumbersome to administer and do not guarantee reductions in potential conflicts along Orcutt Road.

If the County concludes that a left turn lane is not necessary at this time, the City highly recommends that studies be conducted periodically after the project has been fully occupied and project operations be observed for safety and operational issues that may arise. At a minimum a one year and three year assessment should be performed and the project applicant should be required to implement needed improvements when necessary. The City recommends caution in this approach since the only way the improvements may be shown as necessary is to induce traffic collisions or unsafe conditions along Orcutt first, and then mitigation as a result.

# Offsite Improvements

No off site traffic assessment was conducted as part of the impact study. The project will contribute traffic to identified existing problematic locations in the vicinity. The TIS projects this volume could be as high as 248 vehicles in the hour preceding the start of an event (80% of project traffic). This could cause off site locations to become problematic. These include roadways under City jurisdiction and should have been reviewed in the TIS. Payment of the City's Citywide Transportation Impact fee could help mitigate impacts under City/County jurisdiction. Examples include the intersection of Orcutt Road/Tank Farm Road that has been identified as needing operational improvements and the segment of Orcutt Road between Johnson and Tank farm.

Additional impact assessment should be performed to determine if the project impacts these locations with its additional traffic. As an alternative, the project could be conditioned to participate in improvements in these locations or by paying a pro rata share of the necessary improvements. An alternative would be to contribute to the City's Orcutt Area Specific Plan fee program and the City's TIF program.

# Recommended Conditions of Approval

#### Conditions:

- The main project driveway should be modified to allow two-way traffic flow and improved turning accessibility along Orcutt Road to minimize stopped vehicles on Orcutt Road, or vehicle use of the narrow shoulder for turning purposes.
- 2) Based upon the high operating speeds and volumes of traffic on Orcutt Road and the additional traffic generated by the project, a left turn lane should be installed prior to occupancy of the project.
- 3) If the County determines that a left turn lane is not necessary as part of project occupancy, traffic safety and other after studies should be performed to determine if safety or operational issues have resulted. It is suggested at a minimum these studies be conducted at one (1) and three (3) years after full operations of the project. The applicant should be required to install necessary improvements along Orcutt Road resulting from changed conditions caused by the project.
- 4) Conduct additional traffic assessment to verify area roadways are not worsened by project traffic. These include the intersection of Tank Farm Road/Orcutt Road as well as Orcutt between Johnson Avenue and Tank Farm Road. The project should participate in improvements, as necessary, at locations where impacts are identified.

The City requests to continue to be notified/consulted on further project review such as any significant project modifications, environmental review, and upcoming hearings.

Please feel free to contact me if you have any questions or would like to arrange a meeting. I can be contacted by phone at 805-781-7166, or by e-mail: <a href="mailto:bleveille@slocity.org">bleveille@slocity.org</a>

Thank you for considering City Community Development Department comments on the proposed project.

Sincoroly

Brian Levelie, Arei

Senior Planner
Long Range Planning
City of San Luis Obispo, Community Development Department

Attachments: Conservation and Open Space Element Programs 7.7.1-7.7.9

CC: San Luis Obispo City Council
Derek Johnson, Community Development Director
Tim Bochum, Deputy Director of Public Works
Hal Hannula, Supervising Civil Engineer
Jake Hudson, Traffic Operations Manager

# **Conservation and Open Space**

#### THE GENERAL PLAN

be selective (its effect limited to the target species so far as possible), and it shall be applied selectively.

# 7.7 Programs

#### 7.7.1 Protect natural communities.

The City will do the following in support of natural communities and will encourage individuals, organizations, and other agencies to take the same actions within their areas of responsibility and jurisdiction:

- 7.7.2 Implement the Natural Communities policies above.
- 7.7.3 Participate in any area-wide planning efforts such as Habitat Conservation Plans under the U.S. Endangered Species Act.
- 7.7.4 Participate in environmental review conducted by other agencies for projects that could affect natural communities in the San Luis Obispo planning area.

# 7.7.5 Develop and maintain current benchmark information on habitat types and conditions.

For listed species, species of local concern and California Native Plant Society listed species, develop and maintain benchmark information on the known and likely locations of populations, population number and density estimates, limiting factors, environmental threats and other pertinent information for use in planning and environmental review.

#### 7.7.6 Replace invasive, non-native vegetation with native vegetation.

The City and private development will protect and enhance habitat by removing invasive, non-native vegetation that detracts from habitat values and by replanting it with native California plant species. The Natural Resources Manger will prioritize projects and enlist the help of properly trained volunteers to assist in non-native vegetation removal and replanting when appropriate.

#### 7.7.7 Preserve ecotones.

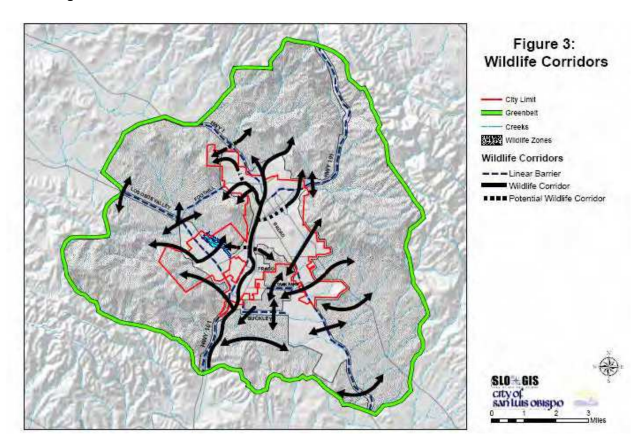
Condition or modify development approvals to ensure that "ecotones," or natural transitions along the edges of different habitat types, are preserved and enhanced because of their importance to wildlife. Natural ecotones of particular concern include those along the margins of riparian corridors, marshlands, vernal pools, and oak woodlands where they transition to grasslands and other habitat types.

#### 7.7.8 Protect wildlife corridors.

Condition development permits in accordance with applicable mitigation measures to ensure that important corridors for wildlife movement and dispersal are protected. Features of particular importance to wildlife include riparian corridors, wetlands, lake shorelines, and protected natural areas with cover and water. Linkages and corridors shall be provided to maintain connections between habitat areas.

THE GENERAL PLAN

Figure 3: Wildlife Corridors



#### THE GENERAL PLAN

#### 7.7.9 Creek Setbacks.

As further described in the Zoning Regulations, the City will maintain creek setbacks to include: an appropriate separation from the physical top of bank, the appropriate floodway as identified in the Flood Management Policy, native riparian plants or wildlife habitat and space for paths called for by any City-adopted plan (Figure 4). In addition, creek setbacks should be consistent with the following:

- A. The following items should be no closer to the wetland or creek than the setback line: buildings, streets, driveways, parking lots, above-ground utilities, and outdoor commercial storage or work areas.
- B. Development approvals should respect the separation from creek banks and protection of floodways and natural features identified in part A above, whether or not the setback line has been established.
- C. Features which normally would be outside the creek setback may be permitted to encroach where there is no practical alternative, to allow reasonable development of a parcel, consistent with the Conservation and Open Space Element.
- D. Existing bridges may be replaced or widened, consistent with policies in this Element. Removal of any existing bridge or restoration of a channel to more natural conditions will provide for wildlife corridors, traffic circulation, access, utilities, and reasonable use of adjacent properties.

#### 7.7.9 Tree Committee.

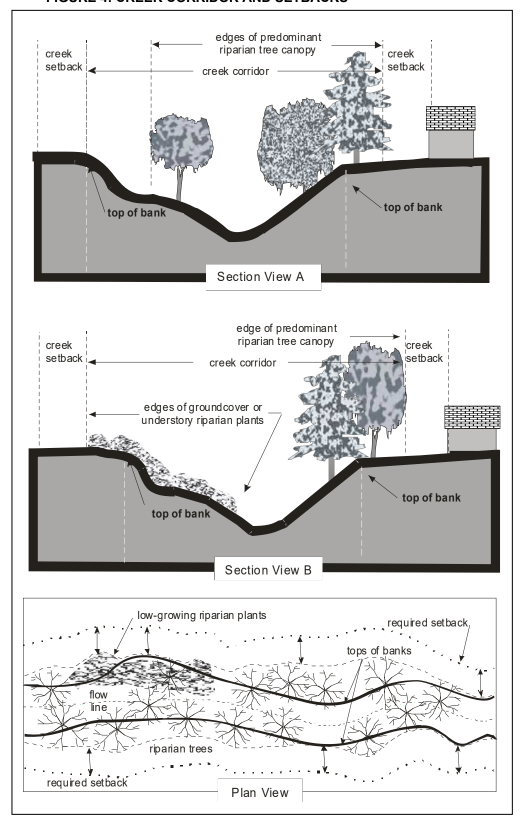
The Tree Committee will help implement Natural Communities policies through expanded tree preservation and planting programs.



Mature Coast Live Oak on the lower flanks of Bishop Peak

THE GENERAL PLAN

FIGURE 4: CREEK CORRIDOR AND SETBACKS





Schani Siong, Project Planner SLO County Department of Planning and Building 976 Osos Street, Rm. 300 San Luis Obispo CA 93408

April 18, 2016

Re: La Lomita Ranch Equestrian, B&B & Events Project, Orcutt Road

Bike SLO County appreciates the opportunity to comment on the proposed La Lomita Ranch Equestrian Facility, Bed & Breakfast and Event project at 4501 Orcutt Road in unincorporated San Luis Obispo County.

Orcutt Road has been a popular route for local bicyclists and runners for decades. Its rolling terrain and spectacular views of the Morros also provide an idyllic setting for two challenging events: the SLO Triathlon and SLO Marathon and Half Marathon. Touring bicyclists have also discovered Orcutt Road as a pathway to Edna Valley's vineyards, horse farms and to Lopez Lake.

Orcutt Road's inconsistent shoulders or lack thereof didn't make much difference in the past because there was little traffic. That situation has recently changed as a result of significant increases in commuter traffic by south county residents who work in San Luis Obispo seeking options to congested Highways 101 and 227. Most bicyclists now avoid Orcutt Road during weekday commute hours and when 3/S Ranch-James Spreafico's construction aggregate mine at 7900 Orcutt Road is operating. This mining operation's conditional use permit allows a maximum of 100 one-way gravel truck trips per day from 7 a.m. to 6 pm. Monday through Friday and for four hours on Saturdays between 8 a.m. and 5 p.m. The cumulative effect of traffic associated with wine industry activities adds to the quandary.

That's why Bike SLO County is deeply concerned that the proposed La Lomita Ranch Equestrian Facility, Bed & Breakfast and Events project will result in major conflicts with bicyclists and runners unless significant improvements are required on Orcutt Road for the entire length of the property. The conflicts and proposed solutions follow:

-Southbound bicyclists can easily coast 25 mph down the hill to the La Lomita driveway. Many southbound motorists bound for the events planned for nearly every weekend will pass by the descending bicyclists and turn right into the driveway, forcing bicyclists to brake to prevent hitting the vehicles. Since it's likely that many motorists will arrive in a narrow time frame for these events, they will follow the vehicle in front of them and turn without looking to determine if there are southbound bicyclists on the roadway. This situation is dangerous and extremely stressful for bicyclists trying to avoid strings of vehicles turning right in front of them. The problem will be exacerbated with multiple large vehicles pulling horse trailers.

-When the events are over, there will be multiple motorists leaving the La Lomita site in a



# bikeslocounty.org

narrow time frame. We anticipate that many motorists turning left (northbound) onto Orcutt Road will pull out regardless of whether southbound bicyclists are descending toward the driveway. Many will simply misjudge how fast bicyclists are traveling. Motorists are notoriously in a hurry and often desperate to turn left when there is heavy traffic and will expect bicyclists to wait for them. In addition, there is the sheep effect in which one motorist simply follows the motorist ahead of him or her without looking to see if it's safe to proceed. At least some of these drivers will be under the influence of alcohol served at these events, impairing their judgment even further. Again, the problem will be exacerbated with multiple large vehicles pulling horse trailers turning left.

- -When a northbound motorist is making a left turn into the driveway, many motorists directly behind the vehicle will use the shoulder to pass on the right because they don't want to wait. Motorists often don't look to see if there is a bicyclist on the roadway. This problem will be exacerbated if there is southbound traffic and the road is temporarily blocked by a motorist trying to turn left.
- -We seriously question whether the conditions proposed are adequate to determine if the events will attract fewer than 100 peak hour traffic counts so the applicant can avoid installation of a left turn lane. Who is going to enforce the transportation demand management plan that calls for event-goers to be transported by shuttle vehicles? Selfenforcement is not acceptable. We also want the estimated vehicle counts for employees, vendors and other support staff who will be driving to the site during active periods.

#### Proposed conditions:

- -Class 2 bike lanes should be required for the full length of the property both south and northbound. The current shoulders do not meet Class 2 standards at the posted speed limit, and there is no shoulder on the bridge at the bottom of the hill, forcing bicyclists into the traffic lane.
- -A southbound right turn lane and center turn lane for left turns from northbound Orcutt and for motorists turning left from the driveway should be required.
- -Bicycle parking for both employees and guests should be required at the project site. La Lomita is a short bike ride from San Luis Obispo and employees and guests should be encouraged to ride to events.
- -We encourage more exploration by the applicant and county regarding ingress/egress options to best suit the project, including a split driveway setup or "no left turns" out of the project site.
- -Warning signs must be posted well in advance of the project's access that both northbound and southbound motorists and bicyclists descend the hill at high rates of speed.

# bikeslocounty.org

Bike SLO County is supported by more than 4,800 individuals throughout the region who believe safer complete roads for biking, walking and driving are essential to communitywide well-being.

Sincerely,

Lea Brooks Bike SLO County Board Member and Advocacy Team Chair

CC: Dale Sutliff, Myron "Skip" Amerine, Dan Rivoire and Michelle Matson



# {In Archive} Fw: REVISED: DRC2014-00134 VANDERHORST, South County E-Referral, CUP, San Luis Obspo

Craig Piper to: Schani Siong

05/08/2015 11:17 AM

Archive:

This message is being viewed in an archive.

Hi Schani,

I've had an opportunity to review the attached project referral. I don't have much in the way of comments. I do have two though.

First, It appears there aren't any new structures, although, there is a new roof for an existing arena. If there any new structures, they should be reviewed by the FAA for obstructions. Given the distance from the airport, it's unlikely anything will be that talk. However, the process should be done by the applicant for their protection as well as the protection of the airspace. Here is a link to the FAA website:

https://oeaaa.faa.gov/oeaaa/external/portal.jsp

There is a Notice Criterial Tool on the left side of the page. This can be used to see if anything will need to be submitted to the FAA. The applicant will need to know a few things such as the latitude and longitude of the nearest point of the tallest new structure to the airport, the overall height as well as the site elevation. This tool will tell the applicant immediately if any further action is required.

The second item is an Avigation Easement. Due to the location of the property under the flight pattern, if an easement isn't already in place one should be established.

No further comments.

Thank you,

Craig Piper Assistant Director Department of Airports County of San Luis Obispo 805-781-4376

----- Forwarded by Craig Piper/GenSrvcs/COSLO on 05/08/2015 11:05 AM -----

From: Mail for PL Referrals Group

To:

Cc: Schani Siong/Planning/COSLO@Wings, Donna Hawkins/Planning/COSLO

Date: 05/07/2015 01:57 PM

Subject: REVISED: DRC2014-00134 VANDERHORST, South County E-Referral, CUP, San Luis Obspo

Sent by: Donna Hawkins

Supplemental applicant information has been appended to the previous e-referral package. Please use this link to access the revised referral package:

Direct link to REVISED VANDERHORST referral package.

San Luis Obispo County
Planning & Building Department

# DRC2014-00134 VANDERHORST, South County E-Referral, CUP, San Luis Obispo

\*\*\*\*\*

The attached application was recently filed with the Planning Department for review and approval. Because the proposal may be of interest or concern to your agency or community group, we are notifying you of the availability of a referral on the project.

Please comment on all issues that you see may be associated with this project.

Please respond to this referral within 14 days of receiving this e-mail.

Community Advisory Groups, please respond within 60 days of receiving this e-mail.

Direct your comments to the planner, Schani Siong at 781-4374 or ssiong@co.slo.ca.us.

\*\*\*\*\*\*

**Community Advisory Groups:** You will want to contact the applicant and/or agent for the project to request a presentation to your group, or simply to answer questions about the project. The telephone number and address for the applicant/agent are provided in the link below.

\*\*\*\*\*\*

#### Direct link to VANDERHORST referral package

Link to webpage for all referral packages: http://www.slocounty.ca.gov/planning/referrals.htm

Web-Page Referral Form

Date: 04/28/2015 Planner: Schani Siong

Applicant Name: Vanderhorst Case Number: DRC2014-00134

Project Description: CUP APN: 044-042-010

\*\*\*\*\*\*

# Referral Response:

As part of your response to this referral, please answer the following questions. You may also choose to respond that you have no comments regarding the proposal.

#### Agencies:

Are there significant concerns, problems or impacts in your area of review? If Yes, please describe the impacts along with any recommendations to reduce the impacts in your response.

#### **Community Advisory Groups:**

If your community has a "vision" statement in the Area Plan - does the community feel this project helps to achieve that vision? If No, please describe.

What does the community like or dislike about the project or proposal?

Is the project compatible with surrounding development, does it fit in well with its surroundings? If No, are there changes in the project that would make it fit in better?

Does the community believe the road(s) that provide access to the site is(are) already overcrowded?

Does the community wish to have a trail in this location?

If the proposal is a General Plan Amendment, does the community feel the proposed change would encourage other surrounding properties to intensify, or establish intense uses that would not otherwise occur?

Please make any other comments regarding the proposal.

Thank you,

Donna Hawkins Current Planning Division dhawkins@co.slo.ca.us 805-788-2009 Fax 805-781-1242



May 21, 2015

Schani Siong SLO County Department of Planning & Building County Government Center San Luis Obispo CA 93408

SUBJECT: APCD Comments Regarding the Vanderhorst Bed and Breakfast, Event

Venue, Dry Camping Project Referral. (DRC2014-00134)

Dear Ms. Siong,

Thank you for including the San Luis Obispo County Air Pollution Control District (APCD) in the environmental review process. We have completed our review of the above referenced project. The proposed project will include a conditional use permit to convert an existing 3,319 square foot (s.f.) show barn into an eight-unit bed and breakfast; establish an outdoor area as a temporary event venue including incidental dry camping; and increase agriculture with irrigated pasture and vineyards. The project is located at 4501 Orcutt Road in San Luis Obispo. *The following are APCD comments that are pertinent to this project.* 

## **GENERAL COMMENTS**

As a commenting agency in the California Environmental Quality Act (CEQA) review process for a project, the APCD assesses air pollution impacts from both the construction and operational phases of a project, with separate significant thresholds for each. <a href="Please">Please</a> address the action items contained in this letter that are highlighted by bold and underlined text.

#### CONSTRUCTION PHASE IMPACTS

The APCD evaluated the construction impacts of this project using the most recent CalEEMod computer model for estimating construction emissions related to the development of land uses. The modeling results indicate that the construction phase impacts will likely be less than the APCD's significance threshold values identified in Table 2-1 of the CEQA Air Quality Handbook (available at the APCD web site: www.slocleanair.org). Therefore, with the exception of the requirements below, the APCD is not requiring other construction phase mitigation measures for this project.

#### Naturally Occurring Asbestos

Naturally occurring asbestos (NOA) has been identified by the state Air Resources Board as a toxic air contaminant. Serpentine and ultramafic rocks are very common throughout California and may contain naturally occurring asbestos. The SLO County APCD has

Project Referral Vanderhorst Bed and Breakfast, Event Venue, Dry Camping May 21, 2015 Page 2 of 6

identified areas throughout the County where NOA may be present (see the APCD's 2012 CEQA Handbook, Technical Appendix 4.4). If the project site is located in a candidate area for Naturally Occurring Asbestos (NOA), the following requirements apply. Under the ARB Air Toxics Control Measure (ATCM) for Construction, Grading, Quarrying, and Surface Mining Operations (93105), prior to any construction activities at the site, the project proponent shall ensure that a geologic evaluation is conducted to determine if the area disturbed is exempt from the regulation. An exemption request must be filed with the APCD. If the site is not exempt from the requirements of the regulation, the applicant must comply with all requirements outlined in the Asbestos ATCM. This may include development of an Asbestos Dust Mitigation Plan and an Asbestos Health and Safety Program for approval by the APCD. More information on NOA can be found at www.slocleanair.org/business/asbestos.php.

#### **Demolition Activities**

#### **Demolition of Asbestos Containing Materials**

Demolition activities can have potential negative air quality impacts, including issues surrounding proper handling, demolition, and disposal of asbestos containing material (ACM). Asbestos containing materials could be encountered during the demolition or remodeling of existing buildings or the disturbance, demolition, or relocation of above or below ground utility pipes/pipelines (e.g., transite pipes or insulation on pipes). If this project will include any of these activities, then it may be subject to various regulatory jurisdictions, including the requirements stipulated in the National Emission Standard for Hazardous Air Pollutants (40CFR61, Subpart M - asbestos NESHAP). These requirements include, but are not limited to: 1) written notification, within at least 10 business days of activities commencing, to the APCD, 2) asbestos survey conducted by a Certified Asbestos Consultant, and, 3) applicable removal and disposal requirements of identified ACM. Please contact the APCD Enforcement Division at (805) 781-5912 and also go to http://slocleanair.org/business/asbestos.php for further information. To obtain a Notification of Demolition and Renovation form go to the "Other Forms" section of: http://slocleanair.org/business/onlineforms.php.

#### **Developmental Burning**

Effective February 25, 2000, the APCD prohibited developmental burning of vegetative material within San Luis Obispo County. If you have any questions regarding these requirements, contact the APCD Enforcement Division at 781-5912.

#### **Dust Control Measures**

The project, as described in the referral, will not likely exceed the APCD's CEQA significance threshold for construction phase emissions. However, construction activities can generate fugitive dust, which could be a nuisance to local residents and businesses in close proximity to the proposed construction site. **APCD staff recommends the following measures be incorporated into the project to control dust:** Projects with grading areas that are less than 4-acres and that are not within 1,000 feet of any sensitive receptor shall implement the following mitigation measures to significantly reduce fugitive dust emissions, to manage fugitive dust emissions such that they do not exceed the APCD 20% opacity limit (APCD Rule 401) and minimize nuisance impacts:

a. Reduce the amount of the disturbed area where possible;

- b. Use water trucks, APCD approved dust suppressants (see Section 4.3 in the CEQA Air Quality Handbook), or sprinkler systems in sufficient quantities to prevent airborne dust from leaving the site and from exceeding the District's limit of 20% opacity for greater than 3 minutes in any 60 minute period. Increased watering frequency would be required whenever wind speeds exceed 15 mph. Reclaimed (non-potable) water should be used whenever possible. Please note that since water use is a concern due to drought conditions, the contractor or builder shall consider the use of an APCD-approved dust suppressant where feasible to reduce the amount of water used for dust control. For a list of suppressants, see Section 4.3 of the CEQA Air Quality Handbook;
- All dirt stock-pile areas should be sprayed daily and covered with tarps or other dust barriers as needed:
- d. All roadways, driveways, sidewalks, etc. to be paved should be completed as soon as possible, and building pads should be laid as soon as possible after grading unless seeding, soil binders or other dust controls are used;
- e. All of these fugitive dust mitigation measures shall be shown on grading and building plans; and
- f. The contractor or builder shall designate a person or persons to monitor the fugitive dust emissions and enhance the implementation of the measures as necessary to minimize dust complaints, reduce visible emissions below 20% opacity. Their duties shall include holidays and weekend periods when work may not be in progress.

## Construction Permit Requirements

Based on the information provided, we are unsure of the types of equipment that may be present during the project's construction phase. Portable equipment, 50 horsepower (hp) or greater, used during construction activities may require California statewide portable equipment registration (issued by the California Air Resources Board) or an APCD permit.

The following list is provided as a guide to equipment and operations that may have permitting requirements, but should not be viewed as exclusive. For a more detailed listing, refer to the Technical Appendices, page 4-4, in the APCD's 2012 CEQA Handbook.

- Power screens, conveyors, diesel engines, and/or crushers;
- Portable generators and equipment with engines that are 50 hp or greater;
- Electrical generation plants or the use of standby generator;
- Internal combustion engines;
- Rock and pavement crushing;
- Unconfined abrasive blasting operations;
- Tub grinders;
- Trommel screens; and,
- Portable plants (e.g. aggregate plant, asphalt batch plant, concrete batch plant, etc).

To minimize potential delays, prior to the start of the project, please contact the APCD Engineering Division at (805) 781-5912 for specific information regarding permitting requirements.

#### **OPERATIONAL PHASE IMPACTS-**

Based on the APCD operational phase emission estimates using the most recent CalEEMod

computer model, for estimating operational emissions related to the development of land the operational phase would likely be less than the APCD's significance threshold values identified in Table 3-2 of the CEQA Air Quality Handbook for ROG+NOx, however sufficient information was not provided to determine compliance with the PM10 threshold (see comment below)

# Therefore, with the exception of the requirements below, the APCD is not requiring other operational phase mitigation measures for this project.

## Special Event Mitigation

Unpaved parking area and road can be a major source of dust. The project referral did not specify if the parking areas, camping area and road ways will be paved or unpaved. The project proponent will need to provide details on the surfacing of these areas and the methods that will be employed to control dust. If the areas are unpaved, particulate matter from the roadways and parking areas will need to be quantified and mitigation measures proposed as appropriate.

If the emission estimate demonstrates an exceedance of the APCD's PM<sub>10</sub> significance threshold of 25 lbs/day, then the following mitigation is required on the day(s) of the special event:

- Designated parking locations shall be:
  - 1. Paved when possible;
  - 2. Plant fast germinating non-invasive grass or low cut dense vegetation; or,
  - 3. Treated with a dust suppressant (see Technical Appendix 4.3 of the APCD's CEQA Handbook) such that fugitive dust emissions do not exceed the APCD 20% opacity limit for greater than 3 minutes in any 60 minute period (APCD Rule 401) or prompt nuisance violations (APCD Rule 402).
- For these unpaved sections, implement one of the following:
  - For the life of the project, pave and maintain the roads, driveways, and/or parking areas; or.
  - For the life of the project, maintain the unpaved roads, driveways, and/or parking areas
    with a dust suppressant (See Technical Appendix 4.3 of the APCD's CEQA Handbook for a
    list of APCD-approved suppressants) such that fugitive dust emissions do not exceed the
    APCD 20% opacity limit for greater than 3 minutes in any 60 minute period (APCD Rule
    401) or prompt nuisance violations (APCD Rule 402).
  - Also, to improve the dust suppressant's long-term efficacy, the applicant shall also implement and maintain design standards to ensure vehicles that use the on-site unpaved road are physically limited (e.g., speed bumps) to a posted speed limit of 15 mph or less.

The applicant may propose alternative measures of equal effectiveness by contacting the APCD's Planning Division at 781-5912.

#### Agricultural Burning

Agricultural operations must obtain an APCD Agricultural Burn Permit to burn agricultural vegetation on Permissive Burn Days. The ARB provides educational handbooks on agricultural burning (English and Spanish) to growers which are available at the following website: arb.ca.gov/smp/progdev/pubeduc/agburnhandbook.pdf

#### Equestrian Facility -

Another potential source of fugitive dust can come from equestrian facilities, which may be a nuisance to local residents. To minimize nuisance impacts and to reduce fugitive dust emissions from equestrian facilities the following mitigation measures should be incorporated into the project:

- Reduce the amount of the disturbed area where possible;
- Use water trucks or sprinkler systems in sufficient quantities to prevent airborne dust emissions from exceeding the APCD 20% opacity limit for greater than 3 minutes in any 60 minute period (APCD Rule 401) or prompt nuisance violations (APCD Rule 402). Increased watering frequency whenever wind speeds exceed 15 mph. Reclaimed (non-potable) water shall be used whenever possible. Please note that since water use is a concern due to drought conditions, the project proponent shall consider the use of an APCD-approved dust suppressant where feasible to reduce the amount of water used for dust control. For a list of suppressants, see Section 4.3 of the CEQA Air Quality Handbook;
- Permanent dust control measures shall be implemented as soon as possible following completion of any soil disturbing activities;
- All disturbed soil areas not subject to revegetation shall be stabilized using approved chemical soil binders, jute netting, or other methods approved in advance by the Air District;
- All access roads and parking areas associated with the facility shall be paved to reduce fugitive dust; and,
- A person or persons shall be designated to monitor for dust and implement additional control measures as necessary to prevent transport of dust offsite. The monitor's duties shall include holidays and weekend. The name and telephone number of such persons shall be provided to the Air District prior to operation of the arena.

#### Fire Pits

If the project proponent is planning on including fire pits in the project, the following comments apply related to operational phase impacts.

Recent studies that examined the impact of bonfires/campfires on public health showed that smoke from bonfires/campfires impacted air quality in nearby residential areas. To address air quality impacts; APCD recommendations are as follows:

- · Locate fire pits at least 700 feet from the nearest residence; or,
- Fire pits should be at least 100 feet apart (If a city has 15 or fewer fire pits, they must be separated by at least 50 feet); and,
- Fire pits should not be used when air quality for fine particulates (PM2.5) is forecasted to
  exceed 100 on the Air Quality Index (AQI). Based on historical air quality data, the AQI is
  expected to rarely exceed 100 in the vicinity of this project.

If fire pits are included in the project, the APCD recommends that the facility operator prohibit fire pit use during poor air quality conditions. The APCD also recommends locating the fire pits:

- at least 100 feet apart; and,
- as far as feasible from the hotel/motel units; and,
- at least 700 feet from the nearest residence.

Project Referral Vanderhorst Bed and Breakfast, Event Venue, Dry Camping May 21, 2015 Page 6 of 6

As defined in APCD's Rule 402, a person shall not discharge, from any source whatsoever, such quantities of air contaminant or other material which cause injury, detriment, nuisance, or annoyance to any considerable number of persons or to the public, or which endanger the comfort, repose, health or safely of any such persons or public, or which cause or have a natural tendency to cause, injury or damage to business or property. If fire pits are included in the project and have the potential to cause nuisance impacts, the facility operator needs to proactively take steps to reduce these impacts.

Again, thank you for the opportunity to comment on this proposal. If you have any questions or comments, feel free to contact me at 781-4667.

Sincerely,

Melissa Guise

Air Quality Specialist

MAG/arr

cc: Ms. Rebecca Vander Horst

Tim Fuhs, Enforcement Division, APCD Gary Willey, Engineering Division, APCD Arianna Melendez, Studio Design Group

Attachments: 1. Naturally Occurring Asbestos – Construction & Grading Project Exemption Request

Form, Construction & Grading Project Form

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# Naturally Occurring Asbestos Construction and Grading Project Form

Applicant Information/Property Owner			Project Name			
Address			Project Address			
City, State,	Zip		City, State, Zip	City, State, Zip		
Email for C	ontact Person		Project Site Latitu Longitude	ude,	Assess Numbe	ors Parcel er
Phone Nun	nber	Date Submitted	Agent		Phone	Number
Check Applicable	(attach app	DESCRIPTION olicable required information)	APCD REQUIREMENT 1		APCD REQUIREMENT 2	
	but NOT distu	ect to NOA requirements rbing NOA (See Website Map) leanair.org/business/asbestos.php	Geological Eval	luation	Exemption Request Form	
		ect to NOA requirements and urbing NOA - more than one acre	Geological Evaluation		Dust Control Measure Plan	
-		ect to NOA requirements and urbing NOA - one acre or less	Geological Evaluation		Mini Dust Control Measure Plan	
<u>Ple</u>		ease note that the applicant wil	l be invoiced for any	associated <u>j</u>	<u>ees.</u>	
REQUIRED APPLICANT SIGNATURE:						
Legal Declaration/Authorize		ed Signature			Date	
APCD OFFICE USE ONLY						
Geological Evaluation		Exemption Request Form	Dust Control Measure Plan		Monitoring, Health and Safety Plan	
Approved Yes  No		Approved: Yes 🗌 No 🗌	Approved: Yes  No		Approved: Yes No	
Comments: Comments:		Comments:	Comments:			
APCD Staff:		Date Received:	Date Reviewed	OIS Site #	OIS Proj#	
Invoice No.		Basic Fee	Additional Fees Billable Hrs			Total Fees

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# Naturally Occurring Asbestos Construction & Grading Project Exemption Request Form

Applicant Information/ Property Owner			Project Name		
Address			Project Address		
City, State, Zip	_	City,	State, Zip		
Email Address		Proje Longi	ct Site Latitude, tude	Assessors Parcel Number	
Phone Number	Date Submit	ted Agent	t	Phone Number	
MINING OPERATIONS http://www.slocleana NOTE: A basic exempt	- Geological Evalua ir.org/business/ask ion evaluation fee	ation Requirements pestos.php	s." See the APCD Wel	G, QUARRYING, AND SURFA osite map:	
I request the San Luis (				t evenntion from the	
requirements of the Al	•		•	t exemption from the	
Legal Declaration/Au	thorized Signature			Date:	
	OFFICE USE ONLY - A	APCD Required Eler	nent – Geological Eva	aluation	
Date Received:					
	Da	ate Reviewed:	OIS Site #:	OIS Project #:	
		ete Reviewed: PCD Staff:	OIS Site #: Approved		

H:\INFO\Forms\ENFORCEMENT\NOAC&GProjectForm&ExemptionRequest-2014.docx



## DEPARTMENT OF PLANNING AND BUILDING

## THIS IS A NEW PROJECT REFERRAL

DATE:	4/28/201	5			RECE	The passes	4
TO:		no.	Healt	h_		2 8	3
FROM:	Schani S South Co	iong (805 ounty Tea	-781-4374 or ssi m / Development	ong@co.slo.ca.us Review	APR 2 S	2015	
as a temp	t an existin porary ever	g 3,319 s nt venue ir	f show barn into a ncluding incidenta	VANDERHORST an eight-unit bed 8 al dry camping; an rcutt Rd, San Luis	breakfast; esta	blish an ou	idoor area
Return the	is letter witt ase respon	h your cor nd within 6	mments attached 60 days. Thank yo	no later than: 14 oou.	days from receip	ot of this ref	erral.
PART 1 -	IS THE AT	TACHED	INFORMATION	ADEQUATE TO	COMPLETE YOU	JR REVIE	N?
	YES NO	(Call me	go on to PART II ASAP to discus t obtain comment	l.) s what else you ne ts from outside ag	eed. We have o encies.)	nly 10 days	s in which
PART II -	ARE THER REVIE	RE SIGNIF EW?	FICANT CONCER	RNS, PROBLEMS	OR IMPACTS I	N YOUR A	REA OF
	YES NO	reduce t	describe impacts he impacts to les go on to PART II	, along with recon s-than-significant l)	nmended mitigat levels, and attac	ion measur th to this let	res to tter)
PART III -	INDICATE	YOUR R	ECOMMENDATI	ON FOR FINAL A	CTION.		
Ple app	ease attach proval, or s	any cond tate reasc	litions of approva	l you recommend nding denial.	to be incorporat	ed into the	project's
Please	AVE "NO C	OMMENT Hache	PLEASE SO I	NDICATE, OR CA	LL.		
5/22 Date	/15		Name	0	¥ 5. Phone	55)	

COUNTY GOVERNMENT CENTER • SAN LUIS OBISPO • CALIFORNIA 93408 • (805)781-5600

EMAIL: planning @co.slo.ca.us • FAX: (805) 781-1242• WEBSITE: http://www.sloplanning.org

## COUNTY OF SAN LUIS OBISPO HEALTH AGENCY



## Public Health Department

Jeff Hamm Health Agency Director Penny Borenstein, M.D., M.P.H. Health Officer



May 22, 2015

To: Schani Siong

South County Team / Development Review

From: Environmental Health

Leslie Terry

Project Description: DRC2014-00134, Vanderhorst CUP

APN 044-042-010

Construction of any new food facility (the Bed & Breakfast) will require a plan check with this office. Applicant to contact Kerstin Hewitt at (805) 781-5546 with any questions regarding the food facility plan check process or for guidance on the B&B.

Use only licensed caterers or mobile food facilities for public events where food may be served. Be advised that the warming kitchen for the B&B will not be required to be constructed to commercial standards, however, if the applicant proposes to make this kitchen available to caterers, then it shall be constructed to commercial standards. Reference attached chart for additional details regarding event requirements.

Information in the referral package indicates that between the proposed temporary events, the staff and the B&B that the site will likely have more than 25 persons per day on site for 60 days out of the year. If this is true, then a transient non-community water permit will be required for the water supply at this facility. See attached flow chart for information on types of water systems. Contact Leslie Terry at (805) 781-5551 with any questions regarding the water supply at this facility.

Verity well and septic locations meet the minimum separation requirements.

Solid waste shall be removed from the site by an authorized collection service and disposed of in an approved Solid Waste Facility. Applicant shall have a manure management plan in place.

If plan review for cross connection determines a device is necessary, then an annual device test requirement shall be added as a condition of this CUP.

		Private Event	Public Event	Public Event in Conjunction with a Community Event
Food Service		None	Utilize licensed caterers or licensed mobile food facilities	Utilize licensed caterers, licensed mobilie food facilities or licensed temporary food facilities
Water Supply		None*	Food service must be supplied with a source of Potable Water as defined in H&S Code	Food service must be supplied with a source of Potable Water as defined in H&S Code
Solid Waste	(s)juəmə	Removed from site by an authorized collection service and disposed of in an approved Solid Waste Facility	Removed from site by an authorized collection service and disposed of in an approved Solid Waste Facility	Removed from site by an authorized collection service and disposed of in an approved Solid Waste Facility
Liquid Waste	Reduir	Disposed of in an approved on-site wastewater disposal system or via portable restrooms / tanks which are serviced daily and removed from site at the conclusion of the event	Disposed of in an approved on-site wastewater disposal system or via portable restrooms / tanks which are serviced daily and removed from site at the conclusion of the event	Disposed of in an approved on-site wastewater disposal system or via portable restrooms / tanks which are serviced daily and removed from site at the conclusion of the event
Hazmat		All hazardous waste created by or brought to this event shall be handled and disposed of pursuant to State law	All hazardous waste created by or brought to this event shall be handled and disposed of pursuant to State law	All hazardous waste created by or brought to this event shall be handled and disposed of pursuant to State law

\* should the site have >60 days/year with 25 or more persons, then the site will need to create a Transient Non-community water system



## Re: DRC2014-00134 VANDERHORST, South County E-Referral, CUP, San

Luis Obspo

Michael Stoker to: Schani Siong

Cc: Cheryl Journey, Martin Mofield, Stephen Hicks

05/04/2015 09:59 AM

Schani,

Please find the building departments comments for DRC2014-00134 below. Please let me know if you have any questions.

In regards to this preliminary review, a building permit is required. The drawings specify the work to be completed consists of converting an existing 3,319 sq. ft barn into an eight unit bed & breakfast and establishing a covered assembly area. A California State licensed design professional (Architect/Engineer) shall prepare plans in compliance with current codes adopted by the County of San Luis Obispo (2013 California Building Standards Codes and Title 19 of the SLO County Codes).

While a thorough plan review will be conducted at the time of the building permit application, the following items are noted to assist design review;

- 1) A California licensed Architect or Engineer is required to submit the plans for this project as it's a mixed use building per BPC 5536.1.
- 2) The occupancy classification and Type of Construction for both the B&B and outdoor assembly area will need to be noted on the cover sheet of the plans.
- 3) Separate building on the lot will need to be provided with separate building permit applications at the time of permit submittal.
- 4) Any fire resistive walls or ceilings due to occupancy separations will need to be detailed on the plans to comply with the requirements of with CBC, including Chapter 5, 6 and 7.
- 5) Please specify the distance between structures on the plans to verify compliance with CBC Chapter 6 and 7.
- The fire and smoke protection features (i.e. exterior walls, projections, openings, rated wall assemblies, shaft enclosures, parapet, etc) shall be shown, calculated and detailed on the plans to comply with CBC, including Chapter 7.
- 7) The interior finishes (floors, ceiling, walls, insulation, etc) will need to be shown on the plans to comply with CBC, including Chapter 8.
- 8) Provide an occupant load and exiting analysis on the plans to verify compliance with CBC, including Chapter 10.
- 9) The accessibility elements throughout will need to be shown on the plans to comply with CBC, including Chapter 11B. (I.e. accessible parking, path of travel, restroom design, etc.)
- 10) Provide plans which clearly show the structural design to verify compliance with the 2013 California Building Code and referenced standards. The plans and supporting calculations will need to be prepared by a California Licensed Design Professional (Architect or Engineer) justifying the structural design.

- 11) Provide isometric / single line drawings for the electrical, plumbing, and mechanical elements to verify compliance with the 2013 versions of the California Electrical, Plumbing, and Mechanical Codes.
- 12) Energy Calculations will need to be provided to verify compliance with 2013 California Energy Code.
- Compliance with the 2013 California Green Building Code and County of San Luis Obispo Green Building Ordinance will need to be show on the plans.
- 14) The building is changing occupancy, therefore sprinklers will be required. Please submitted plans and supporting calculation as the sprinklers will be required under a separate permit application. Also, the event arena will need to be sprinklered as well.
- 15) Show the layout and configuration of the existing caretakers unit. We can't find any permit history showing this unit has been permitted when the barn was built.
- 16) The septic system may need to be upgraded or a new system installed for the increase in usage due to the new established occupancy.

Thanks
Michael Stoker
Building Division Supervisor, CASp
805.781.1543





#### **COALITION PARTNERS:**

Arroyo Grande Community Hospital Boys and Girls Club – South County Cal Poly University

Art and Design Department

Center for Sustainability
Food Science & Nutrition Department

Kinesiology Department

Landscape Architecture Department

STRIDE

CenCal Health

Central Coast Ag Network

City of San Luis Obispo

Parks and Recreation Department

Community Action Partnership of

SLO County, Inc.

Dairy Council of California

**Diringer Associates** 

**Equilibrium Fitness** 

First 5 Commission of SLO

French Hospital Medical Center

Juiciful Creative Consulting

Kennedy Club Fitness

Lillian Larsen Elementary School

Living the Run

Lucia Mar Unified School District

Network for a Healthy California -

**Gold Coast Region** 

North County Farmers Market Assoc.

Oceano Community Center

Paso Robles Library & Recreation Services

Rideshare – Safe Routes to School

San Luis Sports Therapy

San Miguel Joint Unified School District

San Miguel Resource Connection

SLO Bicycle Coalition

SLO Council of Governments

SLO County Board of Supervisors

SLO County Health Commission

SLO County Office of Education

**SLO County Parks** 

SLO County Planning and Building

SLO County Public Health

SLO Food Bank Coalition

The Community Foundation SLO County

UC Cooperative Extension

YMCA of SLO County

May 18, 2015

TO: Schani Siong, San Luis Obispo County Planning

FROM: HEAL-SLO - Healthy Communities Work Group

RE: DRC2014-00134 VANDERHORST

The Healthy Communities Work Group has reviewed the proposed conditional use permit. We have concerns about the health and safety effects of this project.

The roads surrounding this property are popular for recreational bicyclists in San Luis Obispo County. We are concerned that this property would increase vehicular traffic in the area and pose a risk to cyclists. We encourage development that promotes healthy and active lifestyles, and this project does not support the health and safety of community members.

Additionally, we are concerned about the consistent volume of traffic due to the high number of planned events, and therefore recommend a lower quantity of events to be permitted.

Thank you for the opportunity to review this project.

cc: San Luis Obispo County Health Commission

HEAL-SLO is the SLO County obesity prevention coalition and its mission is to increase healthy eating and regular physical activity among County residents through policy, behavioral and environmental changes. In carrying out that mission, a subcommittee called the Healthy Communities Work Group provides responses to Planning staff from a healthy community's perspective on proposed land development projects, ordinance and general plan amendments, and special projects.



# SAN LUIS OBISPO COUNTY **DEPARTMENT OF PUBLIC WORKS**

Wade Horton, Director

County Government Center, Room 207 • San Luis Obispo CA 93408 • (805) 781-5252

Fax (805) 781-1229

email address: pwd@co.slo.ca.us

## **MEMORANDUM**

Date: May 7, 2015 March 8 May 31, 2016

To: Schani Siong, Project Planner

From: Tim Tomlinson Glenn Marshall, Development Services

Subject: Public Works Comments on DRC2014-00134, Vanderhorst CUP, Orcutt Rd.,

San Luis Obispo, APN 044-042-010

Thank you for the opportunity to provide information on the proposed subject project. It has been reviewed by several divisions of Public Works, and this represents our consolidated response.

PUBLIC WORKS REQUESTS THAT AN INFORMATION HOLD BE PLACED ON THIS PROJECT UNTIL THE APPLICANT PROVIDES THE FOLLOWING DOCUMENTS FOR PUBLIC WORKS REVIEW AND COMMENT:

- 1. We have reviewed and have comments on the April 17, 2015 Central Coast Transportation Consulting report that need to be addressed, see attached.
- In accordance with the Land Use Ordinance, as the project is located in a Stormwater Management (MS4) Area, it is considered a regulated project and required to submit a Stormwater Control Plan Application and Coversheet.

## **Public Works Comments:**

- A. The recommended conditions of approval reflect the latest (November 17, 2015) Central Coast Transportation Consulting traffic report.
- A. Based on the attendance proposed project triggers frontage road improvements per Resolution 2008-152.
- B. Based on the traffic report the project may require left and right turn channelization.
- Sphere of Influence per Memorandum of Agreement (MOA) approved by the Board on October 18, 2005. City <a href="https://has.requested.com/h

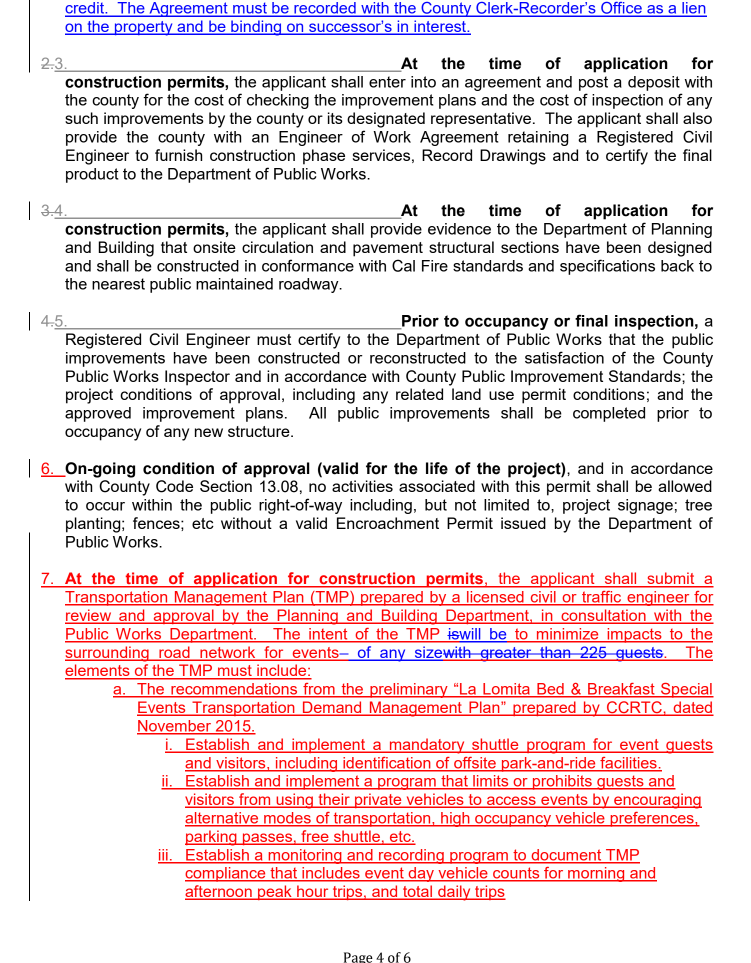
	City's request. The MOU may be considered applicable because the city's recent tt Specific Plan annexed property up to the project parcel.
	_The project meets the applicability criteria for Stormwater Management. efore, the project is required to submit a Stormwater Control Plan Application Coversheet. The Storm Water Control Plan application and template can be found <a href="http://www.slocounty.ca.gov/Assets/PL/Forms+and+Information+Library/Construction+Permit+Documents/Grading+and+Drainage+Documents/SWCP+Application+Pkg.pdf">http://www.slocounty.ca.gov/Assets/PL/Forms+and+Information+Library/Construction+Permit+Documents/Grading+and+Drainage+Documents/SWCP+Application+Pkg.pdf</a>
The	Post Construction Requirement (PCR) Handbook can be found at: <a href="http://www.slocounty.ca.gov/Assets/PL/Grading+and+Stormwater+Mgmt/new_st_ormwater/PCR+Handbook+1.1.pdf">http://www.slocounty.ca.gov/Assets/PL/Grading+and+Stormwater+Mgmt/new_st_ormwater/PCR+Handbook+1.1.pdf</a>

Page 2 of 6

## Recommended Project Conditions of Approval:

## Access

- 1. At the time of application for construction permits, the applicant shall submit plans prepared by a Registered Civil Engineer to the Department of Public Works to secure an Encroachment Permit and post a cash damage bond to install improvements within the public right-of-way in accordance with County Public Improvement Standards. The plan is to include, as applicable:
  - a. Orcutt Road shall be widened to complete the project frontage shoulder to an A-1 rural road standard with a 6-foot minimum paved surface between the San Luis Obispo City limits and the primary access driveway.
    - a. Street plan and profile for widening Orcutt Road to complete the project side of an A-1 rural road section with bike lanes for a minimum of ¼ mile northerly from the primary driveway and within necessary dedicated right-of-way easements.
  - b. Street plan and profile for widening Orcutt Road to construct center left turn lane and right turn lane channelization in accordance with California Highway Design Manual, Chapter 400, at the primary driveway and within necessary dedicated right-of-way easements.
  - e.<u>b.</u> Reconstruct the existing primary driveway approach in accordance with County Public Improvement Standard B-1e drawing for high speed and/or high volume rural roadways, and County A-5 series sight distance standards.
  - d.c. Construction of a secondary driveway approach in accordance with County Public Improvement Standard B-1 series drawings for rural roads, and County A-5 series sight distance standards and the recommendations from Central Coast Transportation Consulting's November 17, 2015 memorandum.
  - e.d. Removal of all existing non-permitted obstructions from within the public right-of-way along the project frontage. This may include the sections of the existing entrance wall if determined to be within the right-of-way.
  - f.e.\_Drainage ditches, culverts, and other structures (if drainage calculations require).
  - g.f. Tree removal/retention plan for trees to be removed and retained associated with the required public improvements. The plan shall be approved jointly with the Department of Planning and Building.
- 2. Within 30-days of permit approval, the applicant must enter into an agreement with the County Department of Public Works, in a form acceptable to County Counsel, to defer construction of standard left-turn channelization at the intersection of Orcutt Road and the primary project access driveway until such time the Director of Public Works demands performance. To guarantee performance under the Agreement the applicant shall either create a lien against the property or post a security such as a performance bond or letter of



- b. Event traffic control plan including signage and flag-persons. Note that an encroachment permit issued by Public Works will be required for any traffic control proposed within the right-of-way.
- c. No site event shall occur during historic community events, including the City of San Luis Marathon/Triathlon.
- d. Limit event delivery services to off-peak event hours.
- e. Designates a Transportation Management Plan coordinator and provides contact information. Together with implementing the TMP, the coordinator must also respond to all agency and public inquires.
- f. Establish and implement an enforcement program to ensure compliance with the approved TMP and a records keeping plan to substantiate compliance.
- g. Establish and implement a procedure to request county approval for subsequent TMP amendments.
- 8. On-going condition of approval (valid for the life of the project), the property owner(s) shall adhere to and enforce the Transportation Management Plan (TMP). Amendments to the TMP may be allowed but must be submitted by a registered civil or transportation engineer for prior approval by the County Planning and Building Department, in consultation with the Department of Public Works.

5.

## <u>Fees</u>

applicable City of San Luis Obispo Spl	here of Influence per Memorandum of Agree , 2005. City road impact fees. applicable to	ment
9.		
a. [Planner should coordinate applicable	e road fees with the City of San Luis Obispo]	
Stormwater Control Plan		
<del>7.</del> 10.	At the time of application	for
•	all demonstrate whether the project is subject t	
•	ent. Applicable projects shall submit a Storm	
, , , , , ,	ppropriately licensed professional to the Coun incorporate appropriate BMP's, shall demons	•
• •	andards and shall include a preliminary drai	
	ntation plan. The applicant shall submit com	_
drainage calculations for review and app	roval.	
<del>8.</del> 11.	At the time of application	for
	e applicant shall submit a draft "Private Storm	
•	ance System" exhibit for review and approval b	
County.		
<del>9.</del> 12.	Prior to issuance of constru	ction
<del>0.</del> 14.	i iioi to issualice di colistiu	CHUII

permits, if necessary, the applicant shall record with the County Clerk the "Private

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Stormwater Conveyance Management and Maintenance System" to document on-going and permanent storm drainage control, management, treatment, disposal and reporting.

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40.13. On-going condition of approval (valid for

the life of the project), the applicants shall provide recycling opportunities to all facility users at all events in accordance with Ordinance 2008-3 of the San Luis Obispo County Integrated Waste Management Authority (mandatory recycling for residential, commercial and special events).